

San Luis Obispo Local Agency Formation Commission Meeting Agenda, July 21, 2022, 9:00am

MEETING

JULY 21, 2022 – 9 A.M. BOARD OF SUPERVISORS CHAMBERS COUNTY GOVT. CENTER 1055 MONTEREY STREET, SAN LUIS OBISPO CA 93408

CONTACT

ROB FITZROY
EXECUTIVE OFFICER
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COMMISSIONERS

ED WAAGE, CHAIR, CITY
DEBBIE ARNOLD, VICE CHAIR, COUNTY
LYNN COMPTON, COUNTY
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MARSHALL OCHYLSKI, SPECIAL DISTRICT
ROBERT ENNS, SPECIAL DISTRICT
HEATH JENSEN, PUBLIC
DAWN ORTIZ-LEGG, COUNTY ALTERNATE
CHARLES BOURBEAU, CITY ALTERNATE
ED EBY, SPECIAL DISTRICT ALTERNATE
DAVID WATSON, PUBLIC ALTERNATE

MEETING PARTICIPATION

- <u>To submit written comment</u>, mention the agenda item number and send via email to mbing@slolafco.com or U.S. mail at 1042 Pacific St Suite A, San Luis Obispo CA, 93401. All correspondence is distributed to each Commissioner and will become part of the official record of the Commission meeting.
- To submit a pre-recorded verbal comment call (805) 781-5795; state and spell your name, mention the agenda item number you are calling about and leave your comment. Your comments will be distributed to each Commissioner and will become part of the official record of the Commission meeting.
- <u>To provide live comment</u>, attend the in-person meeting and fill out a "request to speak form" provided in the front and back of the meeting room and hand it to the Commission Clerk prior to the beginning of that item. Each speaker will be limited to a three-minute presentation. During public hearings, applicants or their representatives will be given the opportunity to speak first after the staff report is given and questions of the Commission have been addressed.

Other Notes:

- In compliance with the Americans with Disabilities Act (ADA), if you need special assistance to participate at this meeting, please contact the Clerk at 805-781-5795. Notification provided a minimum of 48 hours prior to the meeting will enable the Clerk to make reasonable arrangements to ensure accessibility to this meeting. Pursuant to the ADA, the meeting room is accessible to the physically disabled.
- It is required by Government Code Section 84308 that a participant in a LAFCO proceeding who has a financial interest in the decision and who has made a campaign contribution of more than \$250 to any Commissioner within (12) months prior, must disclose the contribution. If you are affected, please notify Commission Staff before the hearing.

MEETING AGENDA

Call to Order/Roll Call

Approval of the Minutes: May 19, 2022 (Pages 3 - 7)

Non-Agenda Public Comment Period

This is the period in which persons may speak on items that are not on the regular agenda. You may provide public comment in one of the three methods mentioned above in the "Meeting Preparation" section.

Consent Agenda

A-1: Resolution Regarding Commission Meetings Held by Teleconference as Provided by AB 361 (Recommend Review and Approve) (Pages 8 - 13)

Informational Matters

- **B-1:** Study Session on the Dana Reserve Specific Plan and Draft Environmental Impact Report (Recommend Receive and File) (Pages 14 99)
- **B-2:** Shandon San Juan Water District Annexation & Sphere of Influence Application Status; LAFCO No. 4-R-21 (Recommend Receive and File) (Pages 100 111)
- **B-3:** Receive Notice of Submittal for Petition of Application for Annexation #13 to County Service Area 18 LAFCO File No. 2-R-22, and Application for a Sphere of Influence Amendment and Annexation #19 to Cayucos Sanitary District LAFCO No. 3-R-22 (Recommend Receive and File) (Pages 112- 113)
- B-4: CALAFCO Updates (Recommend Receive and File) (Pages 114 120)

Closed Session

C-1: Closed Session pursuant to Government Code Section 54956.8:

Conference With Real Property Negotiators

Property: 1042 Pacific Street, Suite A, San Luis Obispo, California 93401

Agency negotiator: Rob Fitzroy

Negotiating parties: 1042 Pacific Street, A Partnership Under negotiation: Price and terms of payment for lease

Commissioner Comments

Legal Counsel Comments

Executive Officer Comments

<u>Adjournment</u>



SAN LUIS OBISPO LOCAL AGENCY FORMATION COMMISSION MAY 19, 2022, MEETING MINUTES

Call to Order

The San Luis Obispo Local Agency Formation Commission (LAFCO) meeting was called to order at 9:00 a.m. on Thursday, May 19, 2022, by Chairperson Ed Waage pursuant to the COVID-19 provisions of the Governor's Executive Order AB 361.

Roll Call

Present: Chairperson Ed Waage, Vice-Chair Debbie Arnold, Commissioners Lynn Compton,

Robert Enns, Steve Gregory, Heather Jensen, and Alternate Commissioner Ed Eby

Absent: Commissioner Marshall Ochylski, and Alternate Commissioners Charles Bourbeau,

Dawn Ortiz-Legg, and David Watson

Staff: Rob Fitzroy, LAFCO Executive Officer

Brian Pierik, LAFCO Legal Counsel Imelda Marquez, LAFCO Analyst

Approval of the Minutes: April 21, 2022

Chairperson Waage announced the consideration of approval for the April 21, 2022, Regular Meeting Minutes.

Chairperson Waage asked if any written or live non-agenda public comment requests were received.

Ms. Marquez reported that no written or live public comments were received.

Chairperson Waage closed public comment and asked for Commissioner comments or a motion to approve the Minutes.

Commissioner Compton motioned to approve the minutes.

Commissioner Enns seconded the motion.

AYES: Commissioners Compton, Enns, Gregory, Jensen, Eby, Vice-Chair Arnold, and

Chairperson Waage

NAYS: None

ABSTAINING: None

The motion was passed with a unanimous roll call vote.

Non-Agenda Public Comments

Chairperson Waage asked if any written or live non-agenda public comment requests were received.

Ms. Marquez reported that no written or live public comments were received.

Consent Agenda

Resolution Regarding Commission Meetings Held by Teleconference as Provided by AB A-1: 361 (Recommend Review and Approve)

Chairperson Waage asked if any Commissioner would wish to pull an item from the consent agenda.

Seeing none, Chairperson Waage asked for any written or live non-agenda public comment requests.

Ms. Marquez reported that no written or live public comments were received.

Chairperson Waage closed public comment and asked for Commissioner motion to approve the Consent Agenda items.

Commissioner Gregory motioned to approve the items on consent.

Commissioner Compton seconded the motion.

AYES:

Commissioners Gregory, Compton, Enns, Jensen, Eby, Vice-Chair Arnold, and

Chairperson Waage

NAYS:

None

ABSTAINING: None

The motion was passed with a unanimous roll call vote.

Regular Matters

B-1: Final Fiscal Year 2022-23 Budget and Work Plan (Recommend Review and Approve)

Mr. Fitzroy presented the item.

Chairperson Waage opened the item for Commissioner questions, hearing none.

Chairperson Waage asked if any written or live non-agenda public comment requests were received.

Seeing none, Chairperson Waage closed public comment.

Chairperson Waage asked for additional comments or motion to approve the staff recommendation with one roll call vote for all actions.

Vice-Chair Arnold motioned to approve staff recommendation.

Commissioner Compton seconded the motion.

AYES: Vice-Chair Arnold, Commissioners Compton, Enns, Gregory, Jensen, Eby, and

Chairperson Waage

NAYS: None

ABSTAINING: None

The motion was passed with a unanimous roll call vote.

B-2: LAFCO File 1-R-22: Annexation #12 to County Service Area 18 (Windmill Way) (Recommended Review and Approve)

Ms. Marquez presented the item.

Chairperson Waage opened the item for Commissioner questions, hearing none.

Chairperson Waage opened the item for applicant comment, hearing none.

Chairperson Waage asked if any written or live non-agenda public comment requests were received.

Seeing none, **Chairperson Waage** closed public comment.

Chairperson Waage asked for additional comments and thanked Ms. Marquez for her work.

Chairperson Waage asked for a motion to approve the first action which finds that the Mitigated Negative Declaration adopted by the County of San Luis Obispo was reviewed, considered and determined to be adequate for purposes specified in Section 15096 of the CEQA Guidelines and for use in considering approval of the proposed annexation.

Vice-Chair Arnold motioned to approve the first action.

Commissioner Gregory seconded the motion.

AYES: Vice-Chair Arnold, Commissioners Gregory, Compton, Enns, Jensen, Eby, and

Chairperson Waage

NAYS: None

ABSTAINING: None

Chairperson Waage asked for a motion to approve the second action to waive protest proceedings.

Vice-Chair Arnold motioned to approve the second action.

Commissioner Gregory seconded the motion.

AYES: Vice-Chair Arnold, Commissioners Gregory, Compton, Enns, Jensen, Eby, and

Chairperson Waage

NAYS: None

ABSTAINING: None

Chairperson Waage asked for a motion to approve the third action to conditionally approve, by resolution, the proposed Annexation to County Service Area 18.

Vice-Chair Arnold motioned to approve the third action.

Commissioner Gregory seconded the motion.

AYES: Vice-Chair Arnold, Commissioners Gregory, Compton, Enns, Jensen, Eby, and

Chairperson Waage

NAYS: None

ABSTAINING: None

The three motions were passed with a unanimous roll call votes.

Commissioner Comments: Vice-Chair Arnold thanked Ms. Marquez for her

presentation and asked if the July 21st meeting will be

held in person.

<u>Legal Counsel Comments:</u> None

Executive Officer Comments: Mr. Fitzroy provided updates on the special district

member election. Stated the meeting on Thursday, June 16th will likely be cancelled and announced plans for the Dana Preserve Study Session to be held during the meeting on Thursday, July 21st. Followed by updates on

the Clerk Analyst position and the new website.

<u>Adjournment:</u> With no further business before the Commission, the meeting adjourned at 9:27 a.m. until the next meeting of the Commission pursuant to the COVID-19 provisions of the Governor's Executive Order AB 361.

THESE MINUTES ARE NOT OFFICIAL NOR ARE THEY A PERMANENT PART OF THE RECORD UNTIL THEY ARE APPROVED BY LAFCO COMMISSIONERS AT THE NEXT REGULAR MEETING.

Respectfully submitted, Morgan Bing, LAFCO Clerk Analyst



COMMISSIONERS

Chairperson ED WAAGE City Member

Vice-Chair DEBBIE ARNOLD County Member

LYNN COMPTON
County Member

MARSHALL OCHYLSKI Special District Member

ROBERT ENNS
Special District Member

STEVE GREGORY
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ALTERNATES

Dawn Ortiz-Legg County Member

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Special District Member

CHARLES BOURBEAU
City Member

David Watson Public Member

<u>Staff</u>

ROB FITZROY
Executive Officer

BRIAN A. PIERIK Legal Counsel

IMELDA MARQUEZ
Analyst

Morgan Bing Clerk Analyst

San Luis Obispo Local Agency Formation Commission

TO: MEMBERS OF THE COMMISSION

FROM: BRIAN PIERIK, LEGAL COUNSEL

DATE: JULY 21, 2022

SUBJECT: RESOLUTION REGARDING COMMISSION MEETINGS HELD BY

TELECONFERENCE AS PROVIDED BY AB361

RECOMMENDATION

It is respectfully recommended that the Commission consider taking the following actions:

Action 1: Adopt Resolution of the San Luis Obispo Local Agency Formation Commission Proclaiming the Continuing Need to Meet by Teleconference Pursuant to Government Code Section 54953 (e).

DISCUSSION

All meetings of the San Luis Obispo Local Agency Formation Commission ("Commission") are open and public as required by the Ralph M. Brown Act (Cal. Gov. Code 54950 – 54963).

Before COVID-19, Section 54953(b) of the Brown Act allowed for teleconferencing if the public agency complied with the following requirements:

- 1. At least a quorum of the members of the legislative body must participate from locations within the boundaries within the jurisdiction of the local agency.
- 2. An agenda shall be posted at all teleconference locations.
- 3. Each teleconference location shall be identified in the notice and agenda of the meeting.
- 4. Each teleconference location shall be accessible to the public.

Due to COVID-19, Governor Newsom temporarily suspended compliance with these requirements and as a result, city officials were allowed to teleconference from locations such as their homes without needing to open up those homes or other

locations for entry by members of the public. However, Governor Newsom's temporary suspension of such rules expired on September 30, 2021. AB 361 allows the modified teleconferencing rules to continue, subject to the existence of certain requirements of Government Code Section 54953 (e).

Government Code section 54953(e)(1), which was adopted by AB 361, lists the circumstances under which a local agency may use such modified teleconferencing procedures, as follows:

- (1) A local agency may use teleconferencing without complying with the requirements of paragraph (3) of subdivision (b) if the legislative body complies with the requirements of paragraph (2) of this subdivision in any of the following circumstances:
- (A) The legislative body holds a meeting during a proclaimed state of emergency, and state or local officials have imposed or recommended measures to promote social distancing.
- (B) The legislative body holds a meeting during a proclaimed state of emergency for the purpose of determining, by majority vote, whether as a result of the emergency, meeting in person would present imminent risks to the health or safety of attendees.
- (C) The legislative body holds a meeting during a proclaimed state of emergency and has determined, by majority vote, pursuant to subparagraph (B), that, as a result of the emergency, meeting in person would present imminent risks to the health or safety of attendees.

March 4, 2020, Governor Newsom declared a State of Emergency as a result of the COVID-19 pandemic. The State of Emergency remains in effect and COVID-19 continues to threaten the health and lives of the public and the Delta and Omicron variants are highly transmissible in indoor settings.

For these reasons, the recommended action is for the Commission to adopt the Resolution of the San Luis Obispo Local Agency Formation Commission Proclaiming The Continuing Need To Meet By Teleconference Pursuant To Government Code Section 54953 (e), Attachment A to this Staff Report.

The attached Resolution will authorize the Commission to hold teleconference meetings within the requirements of AB 361 but does not prohibit the Commission from holding in person meetings in the future.

If the state of emergency ends or if the Commission decides to rescind the Resolution, then meetings of the Commission must comply with the pre-COVID teleconferencing rules of 54953(b) described earlier in this Staff Report.

Attachment A: Resolution of the San Luis Obispo Local Agency Formation Commission Proclaiming The Continuing Need To Meet By Teleconference Pursuant To Government Code Section 54953 (e)

Attachment A

Resolution of the San Luis Obispo Local Agency Formation Commission Proclaiming The Continuing Need To Meet By Teleconference Pursuant To Government Code Section 54953 (e)

IN THE LOCAL AGENCY FORMATION COMMISSION

COUNTY OF SAN LUIS OBISPO, STATE OF CALIFORNIA

Thursday, July 21, 2022

RESOLUTION NO. 2022-XX

RESOLUTION OF THE SAN LUIS OBISPO LOCAL AGENCY FORMATION COMMISSION PROCLAIMING THE CONTINUING NEED TO MEET BY TELECONFERENCE PURSUANT TO GOVERNMENT CODE SECTION 54953 (e)

WHEREAS, all meetings of the San Luis Obispo Local Agency Formation Commission are open and public as required by the Ralph M. Brown Act (Cal. Gov. Code 54950 – 54963); and

WHEREAS, the Brown Act, Government Code Section 54953(e), makes provisions for remote teleconferencing participation in meetings by members of a legislative body, without compliance with the requirements of Government Code Section 54953(b)(3), subject to the existence of certain conditions; and

WHEREAS, on March 4, 2020, Governor Newsom declared a State of Emergency as a result of the COVID-19 pandemic; and

WHEREAS, such State of Emergency remains in effect; and

WHEREAS, COVID-19 continues to threaten the health and lives of the public; and

WHEREAS, the Delta and Omicron variants are highly transmissible in indoor settings; and

WHEREAS, breakthrough cases are becoming more common

WHEREAS, on May 19, 2022, the Commission adopted a Resolution Proclaiming The Continuing Need To Meet By Teleconference Pursuant To Government Code Section 54953

NOW, THEREFORE, BE IT RESOLVED AND ORDERED by the Local Agency Formation Commission of the County of San Luis Obispo, State of California ("Commission"), as follows:

- 1. <u>Recitals</u>. The Recitals set forth hereinabove are true and correct and are hereby incorporated by this reference.
- 2. <u>Imminent Risk to Health and Safety</u>. Due to COVID-19, holding meetings of the Commission in person will present imminent risk to the health and safety to attendees.

Resolution No. 2022-XX Page 2 of 3

- 3. <u>Findings</u>. The Commission has reconsidered the circumstances of the state of emergency and finds that the state of emergency continues to directly impact the ability of the members to meet safely in person.
- 4. <u>Compliance With Government Code Section 54953.</u> The Commission will continue to meet by teleconference in accordance with Government Code section 54953(e).
- 5. <u>Effective Date of Resolution</u>. This Resolution shall take effect immediately upon its adoption and shall be effective until the earlier of (i) the day after the next meeting of the Commission or (ii) such time the Commission adopts a subsequent resolution rescinding this Resolution.
- 6. <u>Future Resolutions</u>. The Commission expressly reserves the right to adopt Resolutions more than 30 days after this date of adoption of this Resolution to authorize the Commission to continue to meet by teleconference in accordance with Government Code section 54953(e) provided that a State of Emergency exists as of the date of adoption of such Resolutions.

Upon a motion of,	seconded by Commissioner	, and
on the following roll call vote:		
AYES:		
NAYS:		
ABESENT:		
ABSTAINING:		
The foregoing resolution is hereby adop	ted.	
	Ed Waage, Chair Da Local Agency Formation Commission	ate
ATTEST:		
Rob Fitzroy Da	<u> </u>	
LAFCO Executive Officer		

APPROVED AS TO FORM AND LEGAL EFFECT:

Brian Pierik Date LAFCO Legal Counsel

CAM #4863-9908-1729 v1



San Luis Obispo Local Agency Formation Commission

COMMISSIONERS

Chairperson ED WAAGE City Member

Vice-Chair
DEBBIE ARNOLD
County Member

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David Watson Public Member

STAFF

ROB FITZROY
Executive Officer

BRIAN A. PIERIK Legal Counsel

IMELDA MARQUEZ Analyst

Morgan Bing Clerk Analyst TO: MEMBERS OF THE COMMISSION

FROM: ROB FITZROY, EXECUTIVE OFFICER

DATE: JULY 21, 2022

SUBJECT: STUDY SESSION ON THE DANA RESERVE SPECIFIC PLAN AND

DRAFT ENVIRONMENTAL IMPACT REPORT

RECOMMENDATION

It is respectfully recommended that the Commission receive and file this study session on the Dana Reserve Specific Plan and Draft Environmental Impact Report.

OVERVIEW

Study Session

At the request of Nick Tompkins (landowner), LAFCO is conducting a study session on the Dana Reserve Specific Plan (DRSP), which is a project that was submitted to the County of San Luis Obispo for processing on June 24, 2020. The intent of the study session is to inform and solicit early comment from the Commission on the DRSP, and to allow the Commission to review and comment on the draft Environmental Impact Report (EIR) that was released to the public on June 16, 2022, by the County of San Luis Obispo. The public comment period on the draft EIR will close on August 1, 2022.

The DRSP will be considered by County Planning Commission and Board of Supervisors between February-May 2023. Should the project be approved by the County, an application for annexation will be submitted to LAFCO. Staff will hold a study session(s) on the annexation application specifically at the appropriate time. For the purposes of this study session, the discussion will focus on the DRSP itself and the associated draft EIR.

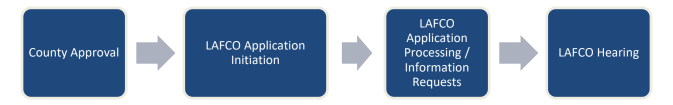
Project Summary

The DRSP is a phased development plan and vesting tentative tract map to construct 1,289 residential units and up to 203,000 square feet (SF) of commercial space on a 288-acre parcel near Willow Road and Highway 101 in the community of Nipomo. The DRSP area was previously known as "Cañada Ranch Specific Plan" planning area in the County's General Plan and was intended for commercial oriented development to improve the

jobs-to-housing ratio for the community of Nipomo/County. The County has shifted priorities to accommodate more housing within this area by proposing a General Plan amendment to accommodate the proposed DRSP.

LAFCO Purview and CEQA Agency Status

The DRSP is proposing to annex into the Nipomo Community Services District (NCSD) for the provision of water and wastewater service. As such, LAFCO will consider annexation approval once the project has been approved by the County Board of Supervisors, including approval of the General Plan amendment(s), Specific Plan, Conditional Use Permit, EIR, Developer Agreement, and Vesting Tentative Tract Map. The LAFCO process for such an annexation is 9-12 months assuming application requirements are met in a timely manner. The flow chart below provides a very general outline of the process, many additional requirements are necessary with each step, e.g. tax agreement, feasibility analysis, Plan for Services, environmental determination, State Board of Equalization procedures, etc.



While the annexation request will be for services related to water and wastewater provided by NCSD, LAFCO has broad discretion over the project and is required to consider all factors specified in Government Code Section 56668 to fulfill its obligations as a regional agency, as well as any other information in the record or special information requested by the Executive Officer or Commission. Factors that the Commission must consider include but are not limited to the following.

Table 1. LAFCO Mandatory Factors Per Government Code 56668

Affordable Housing	Need for Services	Impact on Adjacent Areas
 Consistency with General Plans and Regional Transportation Plans 	 Impacts to Agricultural Lands / Open Spaces 	Environmental Justice
 Consistency with LAFCO Policies 	Sphere of Influence	Other Agency Comments
 Ability of agencies to provide services 	 Availability of water supplies 	Population and Land Use
 Comments from landowner, voters or residents 	 Existing information about existing land use 	Definite Boundaries

In addition to the factors required above, LAFCO will be considered a Responsible Agency under the California Environmental Quality Act (CEQA). The County of San Luis Obispo is the Lead Agency for the DRSP and associated EIR. As such, LAFCO will need to rely

upon the EIR for its decision making at the time of annexation. It is important to review and provide comment on the draft EIR currently available to ensure that the Lead Agency appropriately addresses any concerns of the Commission prior to action by the Lead Agency and certification of the EIR. Once the EIR is certified by the Lead Agency, LAFCO will need to rely upon that document and there will not be an opportunity to augment the EIR any further, unless LAFCO determines subsequent environmental review is necessary. As noted, the draft EIR was released on June 16, 2022, for public review, and the comment period will close on August 1, 2022. Any comments on the draft EIR from staff or the Commission will need to be submitted prior by August 1, 2022.

DANA RESERVE SPECIFIC PLAN

The DRSP is a phased development plan and vesting tentative tract map to construct 1,289 residential units and up to 203,000 square feet (SF) of commercial space to be developed over an estimated 7-year period. For full details of the DRSP, please refer to Attachment A (link to website due to file size). It is located outside of the service area of NCSD but within NCSD Sphere of Influence (SOI). The DRSP is located adjacent to Highway 101 and Willow Road in Nipomo. See Figure 1 below.

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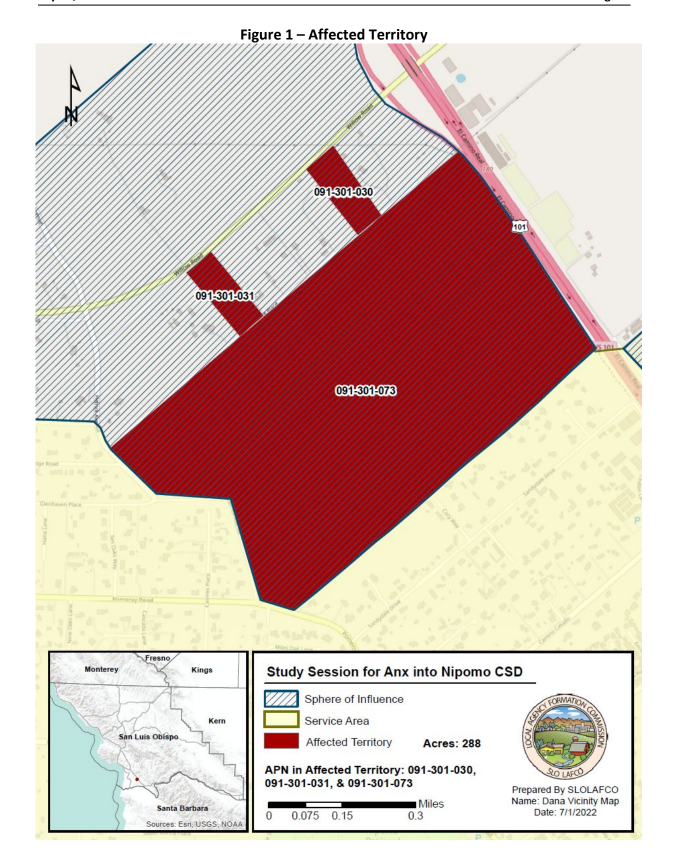


Figure 2 below shows the general land use plan concept for the DRSP. Multifamily/Cluster homes will be developed in neighborhoods (NBD) 1-3 with up to 458 units, traditional single family residential homes will be developed in NBD's 4-11 with lots varying from 4,000 SF to 7,000 SF with up to 831 units, NBD 12 is a 4-acre area that will be donated to a non-profit affordable housing group to develop. No deed restricted affordable housing is proposed. The Village Commercial area will be adjacent to Highway 101, as well as the Flex Commercial area up to 203,000 SF. Open space areas are shown in green and total 49.8 acres.



Figure 2. Land Use Plan Concept

Table 2 below provides a summary of the development potential for residential, commercial, recreational areas, parks, light industrial, roads and open spaces areas as contained in the project description of the EIR.

Table 2. Land Use Development Summary

Land Use	Acres ¹	Density Range (dwelling units/ acre)	Potential Units	Potential Square Feet
Residential				
Residential Single-Family-1 (DR-SF1)	132.6	4–7	707	-
Residential Single-Family-2 (DR-SF2)	16.9	7.5–8.5	124	-
Residential Multi-Family (DR-MF)	23.5	18–24	458	-
Public Park (DR-REC) • Public Park (10 acres) • Equestrian Staging (1 acre)	11 ²	-	-	-
Pocket Parks³	-	-	-	-
Primary Roads	21.9	-	-	-
Residential Rural (RR) – Existing	10	-	-	-
Residential Subtotal	215.9	-	1,289	-
Commercial and Nonresidential				
Village Commercial (DR-VC) and Flex Commercial (DR-FC) • Visitor Serving / Hotel • Education	22.3	-	-	113,000 60,000 30,000
Internal Neighborhood Roads ³	-	-	-	-
Park and Ride ⁴	-	-	-	-
Commercial Subtotal	22.3	-	-	203,000
Open Space		·		
Open Space (DR-OS) Open Space Trails Basins	49.8 ²	-	-	-
Open Space Subtotal	49.8	-	-	
Total	288.0	-	1,289	110,000-203,00

¹ All acreage and potential units can be adjusted up to 10% to address site-specific constraints and more suitable site design, subject to County review.

Affordable Housing

The project does not include the construction of affordable housing units. The DRSP includes the proposed donation of NBD 12 (4-acre lot) to a local non-profit(s) to allow for the construction of up to 75 affordable residential units on-site. A goal of the project is to construct affordable-by-design housing geared towards first-time homebuyers and starter homes.

Agriculture and Open Space

The site does not contain any active agriculture and the soils on the site are not considered prime under any agency definition. The DRSP would not impact agricultural lands.

² Minimum requirement.

³ Internal Neighborhood Roads and Pocket Parks acreage located within Residential Single-Family land use acreage calculation.

⁴ Park and Ride acreage located within Primary Roads.

The DRSP includes 49.8 acres of land proposed for Open Space land use designation. The project also proposes the off-site dedication of an open space and conservation easement on a property known as Dana Ridge (APNs 090-031-003 and 090-031-004) located approximately 2.1 miles east of the project site. The applicant proposes to permanently conserve approximately 388 acres, consisting of approximately 238 acres of coast live oak woodland that is intermixed with 120 acres of chamise chaparral, 7.5 acres of manzanita scrub, and 20 acres of grassland.

Water Supply and Wastewater

It is proposed that NCSD provide potable water and wastewater treatment to the DRSP. The potable water system for the DRSP is proposed to be comprised of a 12-inch main line extension from North Frontage Road. The main trunk lines would be owned and operated by the NCSD.

The wastewater collected from within the Specific Plan Area would be conveyed to the NCSD's existing infrastructure within North Frontage Road and then to the Southland Wastewater Treatment Facility. The project would require an extension of the existing 12-inch gravity line within North Frontage Road to provide sewer to the proposed development areas. The main trunk lines would be owned and operated by the NCSD.

Transportation & Circulation

A number of on and off-site circulation improvements would be required. Primary access would be obtained by connection to Willow Road. Additional access in the southern portion of the DRSP would be provided by North Frontage Road and Pomeroy. Figure 3 below shows the general concept for transportation circulation.



Figure 3. Transportation Circulation

Financing

The DRSP, including infrastructure improvements and other financial obligations would be arranged by the preparation of a Development Agreement between the applicant and the County of San Luis Obispo. Details of the agreement are not yet available. Additional financing considerations will be arranged with NCSD for provision of water and wastewater. Those details will be provided at a later time once an application has been received.

DRAFT ENVIRONMENTAL IMPACT REPORT

The County of San Luis Obispo is the Lead Agency and has prepared a draft EIR for the DRSP, please refer to Attachment B (link to website due to file size) for the full EIR and /or Attachment C for the EIR Executive Summary. LAFCO provided a response letter to the Notice of Preparation on July 20, 2021, that suggested issue areas to be discussed and LAFCO policies to be evaluated. The draft EIR analyzed 19 environmental issue areas, including:

- Aesthetics
- Agriculture / Forestry Resources
- Air Quality
- Biological Resources
- Cultural Resources
- Energy
- Geology and Soils
- Greenhouse Gas Emissions
- Hazards
- Hydrology & Water Quality

- Land Use Policy
- Noise
- Population & Housing
- Public Services
- Recreation
- Transportation
- Tribal Resources
- Utilities / Service Systems
- Wildlife Risks

LAFCO will rely upon the EIR for its decision making at the time of annexation. It is important to review and provide comment on the draft EIR currently available to ensure that the Lead Agency appropriately addresses any concerns of the Commission prior to action by the Lead Agency and certification of the EIR. As noted, the draft EIR was released on June 16, 2022, for public review, and the comment period will close on August 1, 2022. Any comments on the draft EIR from staff or the Commission will need to be submitted prior by August 1, 2022.

Section 15123(b)(1) of the State CEQA Guidelines requires identification of each significant effect with proposed mitigation measures and alternatives intended to reduce or avoid the effect. Impacts of the proposed project and alternatives have been classified using the categories described below:

• Class I: Significant and unavoidable impacts. Significant impacts that cannot be fully and effectively mitigated. No measures could be taken to avoid or reduce these adverse effects to insignificant or negligible levels.

- Class II: Significant, but mitigable impacts. These impacts are potentially similar in significance to those of significant, unavoidable, adverse impacts, but can be reduced or avoided by the implementation of mitigation measures.
- Class III: Less than significant impacts. Mitigation measures may still be required for these impacts as long as there is rough proportionality between the environmental impacts caused by the project and the mitigation measures imposed on the project.

The environmental impacts discussed below are comprised of those which are considered to be Class I Significant and Unavoidable. For full details of all impact analysis, please refer to the draft EIR in Attachment B (link to website due to file size) or Attachment C for the EIR Executive Summary. LAFCO will be required to make findings related significant impacts during its decision-making process as Responsible Agency under CEQA. Specifically, the Commission will need to issue a Statement of Overriding Considerations for Class I Significant and Unavoidable impacts in the record, if it chooses to approve the project, which would detail how significant environmental impacts of the project are outweighed by the benefits provided by the project.

Class I Significant and Unavoidable Impacts

Air Quality

- **AQ Impact 1**: The project would conflict with an applicable air quality plan, resulting in a significant impact. Implementation of the proposed project would further divide the jobs-to-housing balance within the project area and would be inconsistent with regional vehicle miles traveled (VMT)-reduction efforts.
- AQ Impact 3: The project would result in a cumulatively considerable net increase of criteria pollutants in exceedance of established San Luis Air Pollution Control District (SLOAPCD) daily emissions thresholds, resulting in a significant impact.
- AQ Impact 9: The project would conflict with an applicable air quality plan and would result in a cumulatively considerable net increase of criteria pollutants in exceedance of established SLOAPCD daily emissions thresholds, resulting in a significant cumulative impact. Reasonably foreseeable future projects within the vicinity of the DRSP area have the potential to further exceed established VMTreduction and jobs-to-housing balance requirements that would conflict with applicable air quality plans and further exceed operational SLOAPCD criteria air pollutant thresholds.

Biological Resources

- **BIO Impact 1**: The project could directly or indirectly impact special-status plant and wildlife species, resulting in a significant impact.
- **BIO Impact 4**: The project could directly and indirectly impact California Rare Plant Rank (CRPR) 4 and Watch List plant species, including California spine flower, sand buck brush, and sand almond, resulting in a significant impact.
- **BIO Impact 14**: The project will directly impact Burton Mesa chaparral, resulting in a significant impact.

- **BIO Impact 15**: The project will directly impact coast live oak woodland, resulting in a significant impact. The project would result in the loss of approximately 75 acres of coast live oak woodland habitat on-site.
- **BIO Impact 18**: The project will result in direct and indirect impacts to coast live oak woodland, coast live oak forest, and individual oak trees, resulting in a significant impact.
- **BIO Impact 20**: The project would have cumulatively considerable impacts related to biological resources, resulting in a significant cumulative impact.

Greenhouse Gas Emissions

- GHG Impact 3: The project would conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of greenhouse gases, resulting in a significant impact. The project would generate VMT above existing per capita thresholds, which would conflict with the San Luis Obispo Council of Governments (SLOCOG) 2019 Regional Transportation Plan and Sustainable Communities Strategy (RTP/SCS) intended to reduce greenhouse has (GHG) emissions through VMT reduction strategies.
- **GHG Impact 5**: The project would result in a cumulatively considerable impact to greenhouse gas emissions, resulting in a significant cumulative impact.

Land Use and Planning

- **LUP Impact 3**: The project would adversely affect the local jobs-to-housing ratio within the project area and would be inconsistent with Land Use Planning Policy L-3 of the San Luis Obispo County Clean Air Plan (CAP), resulting in a significant impact.
- **LUP Impact 5**: The project would result in the net loss of CRPR 4 and Watch List plant species, native oak woodland, and sensitive habitats; therefore, the project would be potentially inconsistent with goals and policies of the County of San Luis Obispo General Plan Conservation Open Space Element pertaining to preservation of biological resources and Policy 3.8 of the Parks and Recreation Element, resulting in a significant impact.
- LUP Impact 10: The project would result in cumulative impacts associated with inconsistency with goals and policies identified within the County of San Luis Obispo General Plan Conservation and Open Space Element, Framework for Planning (Inland), LUO, and South County Area Plan regarding preservation and no net loss of sensitive biological resources and preservation of rural visual character, resulting in a significant impact.

Population and Housing

• PH Impact 1: The project would induce substantial unplanned population growth in the Nipomo area, resulting in a significant impact. Buildout of the DRSP would result in substantial population growth within the Inland South County Planning Area that is not specifically projected or planned for in local or regional County planning documents and would result in the exceedance of projected population growth for the unincorporated community of Nipomo.

• **PH Impact 5**: The project would result in a cumulatively considerable impact related to substantial and unplanned population growth, resulting in a significant cumulative impact.

Transportation

- TR Impact 3: Buildout of the project would exceed the County VMT thresholds and therefore would not be consistent with State CEQA Guidelines Section 15064.3(b).
 VMT per employee would be incrementally reduced compared to existing conditions; however, the project-related increase in residential VMT per capita and overall VMT would exceed the County VMT thresholds, resulting in a significant impact.
- **TR Impact 9**: The project would result in a cumulatively considerable impact to transportation and traffic, resulting in a significant cumulative impact.

Growth Inducing Impacts

• **GI Impact 1:** The project would result in substantial growth inducement associated with the proposed project's population as well as the potential to induce additional spatial, economic, or population growth in a geographic area.

Class II Significant but Mitigable Impacts

The following lists the issue areas for which significant but mitigable impacts were identified. Due to the number of individual impact areas, this summary only includes the issue area by topic for which there are Class II impacts, and not a full list of all impacts. For full details of all impact analysis, please refer to the draft EIR in Attachment B (link to website due to file size) or Attachment C for the EIR Executive Summary.

- Aesthetics
- Agriculture / Forestry Resources
- Air Quality
- Biological Resources
- Cultural Resources
- Energy
- Geology and Soils
- Greenhouse Gas Emissions

- Hazards
- Hydrology & Water Quality
- Land Use Policy
- Noise
- Recreation
- Tribal Resources
- Utilities / Service Systems
- Wildlife Risks

EIR Alternatives

CEQA requires that an EIR include a range of alternatives that lessen environmental impacts when compared to the proposed project. It also requires that the EIR identify the which of the alternatives is the environmentally superior alternative when compared to the proposed project. Of the range of alternatives, Alternative 3 was identified as the superior alternative because it would reduce a number of Class I Significant and Unavoidable impacts. Table 3 below is excerpted from the EIR and provides a summary of impact comparisons.

- Alternative 1 Applicant Preferred Alternative this would result in a similar plan but would allow up to 1,443 residential units which is more than proposed under the original project, but it would realign Collector A street which would reduce impacts to oak trees. Overall impacts would be similar when compared to the proposed project.
- Alternative 2 La Cañada Ranch Specific Plan this alternative is the currently envisioned development plan for the area which primarily focuses on commercial development. Overall development would be decreased and therefore impacts would be reduced.
- Alternative 3 Residential Rural Cluster Subdivision this would primarily be a residential development alternative with no commercial development. Fewer overall units would be constructed, therefore resulting in reduced impacts.
- Alternative 4 Development on Non-Native Grassland this would increase the amount of land dedicated to open space and reduce the number of units from 1,289 to 1,100. Overall impacts would be similar but with slightly reduced impacts to biological resources.
- Alternative 5- Gradual Transition Along the Fringe this alternative would be similar
 to Alternative 1 but reduce the density of residential development along the fringe
 of the project. Overall impacts would be similar.

Table 3. Alternative Impact Comparison Summary

Issue Area	No Project Alternative	Alternative 1: Applicant-Preferred Alternative	Alternative 2: La Cañada Ranch	Alternative 3: Residential Rural Cluster Subdivision	Alternative 4: Development on Non-Native Grassland	Alternative 5: Gradual Transition along the Fringe
Aesthetics	Decreased	Similar	Similar	Similar	Similar	Similar
Agriculture	Decreased	Similar	Similar	Similar	Similar	Similar
Air Quality	Decreased	Similar	Decreased	Similar	Similar	Similar
Biological Resources	Decreased	Similar	Decreased	Decreased	Decreased	Similar
Cultural Resources	Decreased	Similar	Similar	Similar	Similar	Similar
Energy	Decreased	Similar	Similar	Similar	Similar	Similar
Geology and Soils	Decreased	Similar	Similar	Similar	Similar	Similar
Greenhouse Gas Emissions	Decreased	Similar	Decreased	Decreased	Similar	Similar
Hazards and Hazardous Materials	Decreased	Similar	Similar	Similar	Similar	Similar
Hydrology and Water Quality	Decreased	Similar	Similar	Similar	Similar	Similar
Land Use and Planning	Decreased	Similar	Decreased	Decreased	Similar	Similar
Mineral Resources	Decreased	Similar	Similar	Similar	Similar	Similar
Noise	Decreased	Similar	Similar	Similar	Similar	Similar
Population and Housing	Decreased	Similar	Decreased	Decreased	Similar	Similar
Public Services	Increased	Similar	Similar	Decreased	Similar	Similar
Recreation	Decreased	Similar	Increased	Similar	Similar	Similar
Transportation and Traffic	Decreased	Similar	Decreased	Similar	Similar	Similar
Tribal Cultural Resources	Decreased	Similar	Similar	Similar	Similar	Similar
Utilities and Service Systems	Decreased	Similar	Similar	Increased/ Similar	Similar	Similar
Wildfire	Decreased	Similar	Similar	Similar	Similar	Similar
Meets Project Objectives?	No	Yes	Partially	Partially	Partially	Yes

LAFCO STUDY SESSION DISCUSSION

As noted, the Commission may comment on the DRSP or the draft EIR. The Commission should consider LAFCO policies, and the required provisions of CKH Section 56668 shown in Table 1 above. There are a number of Class I Significant and Unavoidable impacts that directly correlate to factors specified in CKH Section 56668, including but not limited to regional impacts on transportation systems and vehicle miles traveled, consistency with the Regional Transportation Plan, affordable housing, population growth, air quality, jobs/housing balance, and greenhouse gas emissions. LAFCO will need to consider these, and other impacts, during its decision-making process. The Commission will rely upon the EIR prepared by the County and should provide any comments on this aspect of the project. Comments today will be transmitted to the applicant team or the County as appropriate.

Attachment A: Dana Reserve Specific Plan (via web link due to file size)

Attachment B: Draft Environmental Impact Report (via web link due to file size)

Attachment C: Draft Environmental Impact Report Executive Summary

Attachment A

Dana Reserve Specific Plan

Due to file size, a link to the website is provided. The Dana Reserve Specific Plan is available through the County of San Luis Obispo at the following address:

https://www.slocounty.ca.gov/Departments/Planning-Building/Forms-Documents/Planning-Projects/Dana-Reserve-Specific-Plan/Draft-Dana-Reserve-Specific-Plan.pdf

Attachment B

Draft Environmental Impact Report for the Dana Reserve Specific Plan

Due to file size, a link to the website is provided. The draft EIR is available through the County of San Luis Obispo at the following address:

https://www.slocounty.ca.gov/Departments/Planning-Building/Forms-Documents/Planning-Projects/Dana-Reserve-Specific-Plan/Draft-Program-Environmental-Impact-Report.aspx

Attachment C

Executive Summary for the Draft Environmental Impact Report

EXECUTIVE SUMMARY

1. PURPOSE OF THE EIR

The County of San Luis Obispo (County), as the Lead Agency under the California Environmental Quality Act (CEQA), has prepared this Environmental Impact Report (EIR) to assess the impacts that would result from the approval of the proposed Dana Reserve Specific Plan project (DRSP; project). This EIR will serve as a public information document to be used by the general public, responsible and trustee agencies, and decision-making bodies to review and evaluate the environmental effects associated with the project, potential mitigation measures recommended to address or minimize those effects, and reasonable alternatives to the project. The review process gives both agencies and individuals an opportunity to share expertise, discuss agency analyses, check for accuracy, detect omissions, discover public concerns, and solicit mitigation measures and alternatives capable of avoiding or reducing the significant effects of the project while still attaining most of the basic objectives of the project.

The remainder of the Executive Summary consists of the following sections:

- A brief description of the project location;
- A summary of the project background and objectives;
- A summary of key impacts and mitigation measures associated with the project;
- A summary of the known areas of controversy; and
- A summary of project alternatives and the environmentally superior alternative.

2. PROJECT LOCATION

For purposes of this EIR, the project site includes the Specific Plan Area and off-site areas where project-related transportation, water system, and wastewater system improvements would occur. The DRSP project site and associated off-site improvement areas are located within the southwestern portion of unincorporated San Luis Obispo County, California. The Specific Plan Area is located adjacent to the northern boundary of the Nipomo urban reserve line (URL) and directly west of U.S. Route 101 (US 101). The Specific Plan Area consists of three adjoining parcels—Assessor's Parcel Numbers (APNs) 091-301-030, 091-301-031, and 091-301-073—totaling approximately 288 acres. The main parcel is APN 091-301-073, which underlies the majority of the Specific Plan Area and is 274.4 acres in size. The remaining parcels (APNs 091-301-030 and 091-301-031) connect the main parcel to Willow Road and are approximately 7.7 and 7.2 acres in size, respectively. Off-site transportation, water system, and wastewater system improvement areas would be located along existing roadways and/or within other previously developed areas within the vicinity of the Specific Plan Area (see Chapter 2, *Project Description*, for the full description of proposed off-site improvement areas). The project also includes the off-site dedication of an open space and conservation easement on a property known as Dana Ridge (APNs 090-031-003 and 090-031-004), located approximately 2.1 miles east of the project site.

3. PROJECT BACKGROUND AND OVERVIEW

The County of San Luis Obispo General Plan identifies the main project parcel as the Cañada Ranch Specific Plan area, which is subject to preparation and adoption of a Specific Plan prior to annexation of the site into the Nipomo URL. A Specific Plan is a planning tool that allows a county/community to provide a framework and vision for future development of a defined area. The property is designated as

an expansion area under the South County Area Plan (Sections 4.5 and 4.8) as well as the San Luis Obispo County Code (Inland) – Title 22, Land Use Ordinance (LUO) (Section 22.98.072). Per the County LUO, a Specific Plan shall be prepared for the Cañada Ranch property and shall comply with the following provisions:

- a. **Types of uses.** The concept of a Specific Plan is for uses in the following priority for acreage, scale and intensity:
 - (1) Open space uses within the oak woodlands;
 - (2) Industrial park(s) that will generate "basic" employment for the Nipomo and south county area;
 - (3) Commercial service parks that do not conflict with downtown and community shopping commercial uses within Nipomo;
 - (4) Retail uses to serve the daily shopping needs of employees and residents of the site in compliance with purpose and character statements for neighborhood shopping areas in Framework for Planning Inland Area;
 - (5) Commercial retail uses that are in compliance with purpose and character statements in Framework for Planning Inland Area for highway-oriented retail;
 - (6) Residential areas to contain a mix of housing unit types, a portion of which should be affordable to average employee incomes on the site, timing to be concurrent with or following establishment and operation of nonresidential uses, the timing to be determined by a market feasibility study.
- b. **Oak habitat preservation.** Designation of the existing oak forest habitat for open space preservation, where limited recreational and open space uses may be allowed.
- c. **Pedestrian-oriented site planning.** Location of workplaces, shopping, services, civic buildings and residences in close proximity to each other to facilitate walking and alternative transportation to the private vehicle.
- d. **Architecture and landscaping.** Guidelines for architecture and landscaping that respond to the rural character of the area.
- e. **Resource, facility and services needs.** Extent of necessary public, or private where applicable, needs including, but not limited to, safety, health, waste management and water supply.

On June 24, 2020, the project applicant, Dana Reserve, LLC and NKT Development, LLC, submitted a draft Specific Plan and Vesting Tentative Tract Map (VTTM) to develop new residential, commercial, light industrial uses, and related improvements on the 288-acre Dana Reserve property (previously referred to as Cañada Ranch). The County also initiated a proposed General Plan Amendment to designate the Specific Plan Area as a single land use category (e.g., Specific Plan), which would refer to and incorporate the proposed Specific Plan and would also ensure consistency throughout the County's General Plan.

The DRSP would guide future development of the Specific Plan Area by defining land uses and development standards, circulation, parks and trails, and infrastructure for the future proposed residential, commercial, and open space uses. The DRSP would also provide a phasing/implementation plan and describe the public facility financing mechanisms available for the ongoing maintenance of public and private improvements required for the DRSP. Major components of the DRSP include:

- Land use and development standards for residential, commercial, and open space/recreational
 uses;
- Site and building design guidelines;
- Goals supporting a variety of housing types to allow a range of opportunities for home ownership or rental options;
- Establishment of north-to-south roadway connections through the Specific Plan Area to better connect Tefft Street and Pomeroy Road to Willow Road;
- Implementation of an interconnected network of walking, bicycling, and equestrian trails and facilities; and
- The generation of new employment opportunities and provision of access to day-to-day goods and services through development of a range of commercial uses.

The DRSP is a primarily residential project with over 75% of the Specific Plan Area designated for residential uses, which would accommodate up to 1,289 single-family and multi-family residential units. However, it identifies a mix of land uses within the Specific Plan Area to serve the new neighborhoods and surrounding community. The DRSP would allow for the future phased development of residential uses, village and flex commercial uses (including a hotel, educational/training facilities, and light industrial uses), open space, trails, and a public neighborhood park within the Specific Plan Area (Table ES-1; see Chapter 2, *Project Description*, for the full description of the proposed project).

Table ES-1. Project Overview

Land Use Zones	Acres ¹	Potential Units ¹	Potential Floor Area (square feet)
Residential Single-Family	149.5	831	
Residential Multi-Family	23.5	458	
Rural Residential (Existing)	10.0	N/A ²	
Recreation/Public Park	11.0 ³		
Village and Flex Commercial ⁴	22.3		110,000–203,000
Open Space, Trails, Basins	49.8		
Roads	21.9		
Total	288	1,289	110,000–203,000

¹ All acreage and potential units can be adjusted up to 10% to address site-specific constraints and more suitable site design, subject to County review.

4. PROJECT OBJECTIVES

Section 15124(b) of the State CEQA Guidelines requires a statement of a project's objectives, which includes the underlying purpose of the project, to guide the Lead Agency in developing a reasonable range of alternatives and aid decision makers in preparing findings. The objective of the DRSP is to develop a master-planned neighborhood intended to provide a diversity of housing types, generate new

² The Specific Plan Area includes two parcels between Cherokee Place and Willow Road (APNs 091-301-030 and 091-301-031) that are currently designated Residential Rural (RR). The DRSP does not propose to change the land use designation of these parcels or develop additional residential, commercial, or recreational uses within these parcels. They are included in the DRSP to provide connections for Collectors A and B from Cherokee Place to Willow Road. These roadway improvements are the only development proposed on these parcels; therefore, the identification of additional potential units is not applicable for these parcels.

³ Minimum requirement.

⁴ Proposed Commercial uses include a 60,000-sf hotel and a 30,000-sf educational/training facility.

employment opportunities, provide access to day-to-day goods and services, maintain the rural history and character of the property, and integrate a multimodal transportation network. The primary objectives of the DRSP project include:

- 1. To provide a mix of land uses that offers a range of amenities accessible to residents and community members.
- 2. To respect Old Town Nipomo, by providing a small, neighborhood-oriented village commercial area designed to complement, rather than compete with, Old Town Nipomo.
- 3. To provide a public neighborhood park, pocket parks, and open space areas within each residential neighborhood, linking the neighborhoods together through a network of trails and open spaces.
- 4. To incorporate the rural history of the community through architectural design.
- 5. To provide a diversity of housing types and opportunities for home ownership and rental, including affordable homes consistent with the goals and policies of the Housing Element of the General Plan, the County's Inclusionary Housing Ordinance, and regional housing needs.
- 6. To create new employment and job training opportunities for the community and the broader South San Luis Obispo County area.
- 7. To enhance circulation within the DRSP and existing community by continuing the existing public roadway network through the DRSP property to connect to Willow Road, providing a new Park and Ride lot to encourage carpooling, and creating new public transportation points of connection to facilitate public transit use and reduce single-occupant automobile use.
- 8. To integrate a network of walking, bicycling, and equestrian facilities to connect on-site residential neighborhoods and the broader community.
- 9. To maintain the large, centrally located oak woodland area as a site feature and to minimize impacts to special-status plants and animals on-site.
- 10. To meet the County Building Code requirements for energy efficiencies and water savings.
- 11. To reduce uncertainty in planning for and secure the orderly development of the Specific Plan Area.
- 12. To provide effective and efficient development of public facilities, infrastructure, and services appropriate for the Specific Plan Area.
- 13. To meet or exceed the requirements of the Nipomo Community Services District (NCSD) District Code to ensure that the DRSP constructs the water and wastewater infrastructure necessary to serve the project without adverse impacts on the NCSD's ability to serve existing and future users.

In addition to the above applicant-stated primary objectives of the DRSP, the County Board of Supervisors, on January 26, 2021, entered into a Memorandum of Understanding (MOU) with the applicant that states the project would have the following benefits to the County:

- 1. Implementing the County's stated land use goals.
- 2. Dedication of an open space easement, community park, and trail system.
- 3. Providing the County with anticipated increased sales tax, property tax, and transient occupancy tax revenues.
- 4. Providing for affordable housing in furtherance of the County's Housing Element and inclusionary housing goals and to assist in meeting the County's Regional Housing Needs Allocation (RHNA).
- 5. Providing a portion of the site to be developed as a business park, commercial area, or such related uses, in support of the County's further economic development.

6. Permanent conservation of 388 acres of oak woodlands or similar habitat located off-site.

5. SIGNIFICANT ENVIRONMENTAL IMPACTS IDENTIFIED

Section 15123(b)(1) of the State CEQA Guidelines requires identification of each significant effect with proposed mitigation measures and alternatives intended to reduce or avoid the effect. Impacts of the proposed project and alternatives have been classified using the categories described below:

- Class I: Significant and unavoidable impacts. Significant impacts that cannot be fully and effectively mitigated. No measures could be taken to avoid or reduce these adverse effects to insignificant or negligible levels.
- Class II: Significant, but mitigable impacts. These impacts are potentially similar in significance to those of significant, unavoidable, adverse impacts, but can be reduced or avoided by the implementation of mitigation measures.
- Class III: Less than significant impacts. Mitigation measures may still be required for these impacts as long as there is rough proportionality between the environmental impacts caused by the project and the mitigation measures imposed on the project.

The term "significance" is used throughout the EIR to characterize the magnitude of the projected impact. For the purpose of this EIR, a significant impact is a substantial or potentially substantial change to resources in the local proposed project area or the area adjacent to the proposed project. In the discussions of each issue area, thresholds are identified that are used to distinguish between significant and insignificant impacts. To the extent feasible, distinctions are also made between regional and local significance and short-term versus long-term duration. Where possible, measures have been identified to reduce project impacts to less-than-significant levels. CEQA requires that public agencies should not approve projects as proposed if there are feasible mitigation measures available that would substantially lessen the environmental effects of such projects (CEQA Statute Section 21002). Included with each mitigation measure are the plan requirements needed to ensure that the mitigation is included in the plans and construction of the project and the required timing of the action (e.g., prior to development of final construction plans, prior to commencement of construction, prior to operation, etc.).

The impacts and associated mitigation measures identified for the project are shown in Table ES-2, Summary of Impacts and Mitigation Measures. The table includes significant and less-than-significant impacts, all of which are identified with an impact number (e.g., AQ Impact 1). The impact summary table describes and classifies each impact, lists recommended mitigation when applicable, and states the level of residual impact (i.e., the level of impact remaining after implementation of identified mitigation). A summary of project alternatives, including the environmentally superior alternative, is included in Section 7, *Project Alternatives*, of this Executive Summary.

Table ES-2. Summary of Impacts and Mitigation Measures

Project Component	Impacts	Mitigation Measures	Residual Impacts
Aesthetics			
Specific Plan Area	AES Impact 1: The project would not have a substantial adverse effect on a scenic vista.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	AES Impact 2: Off-site improvements would not have an adverse effect on a scenic vista.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
	AES Impact 3: The project would substantially degrade the visual character of the site and its surroundings.	AES/mm-3.1: The Dana Reserve Specific Plan shall create a U.S. Route 101 Visual Screening Zone along the length of the project adjacent to the utility easement and U.S. Route 101, for the purpose of reducing visibility of the development and minimizing visual impacts to the vegetated visual character of the site and its surroundings as seen from the highway. The U.S. Route 101 Visual Screening Zone shall be a minimum width of 30 feet. The screening zone shall be in addition to the minimum 50-foot width of the utility easement. Existing trees in this zone shall be preserved.	Residual impacts would be less than significant with mitigation (Class II)
		Where no trees exist in this zone, oak trees and native shrubs shall be planted. This screening zone shall be implemented as part of the first phase of project development. Plantings shall achieve a minimum of 50% visual screening of the development as seen from U.S. Route 101 within 10 years of planting. Trees planted in this zone shall be subject to the size and ratio requirement identified in Mitigation Measure AES/mm-3.2.	
		AES/mm-3.2: Replacement trees shall be planted within the "on-site" project boundaries in areas that maximize their visibility from public roadways and common areas. Replacement trees shall be planted from the following container sizes: 20% of the replacement trees shall be a minimum of 15-gallon container size, 20% of the replacement trees shall be a minimum of 24-inch box container size, and 10% of the replacement trees shall be a minimum of 48-inch container size. All replacement trees shall be maintained in perpetuity.	
Off-Site Improvements	AES Impact 4: Off-site improvements would not substantially degrade the visual character of the off-site improvement areas and their surroundings.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	AES Impact 5: The project would create a new source of nighttime lighting or glare.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Off-Site Improvements	AES Impact 6: Off-site improvements would create a new source of nighttime lighting or glare.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Cumulative	AES Impact 7: The project would contribute to cumulative aesthetic and visual resource impacts.	Implement Mitigation Measures AES/mm-3.1 through AES/mm-3.3. AES/mm-7.1: The Dana Reserve Specific Plan shall require preparation of a Visual Impact Assessment for each subsequent implementing development. The Visual Impact Assessments shall analyze the proposed subsequent development prior to its occurrence with the goal of minimizing project noticeability from areas outside Dana Reserve boundaries.	Residual impacts would be less than significant with mitigation (Class II)
Agriculture and Fo	prestry Resources		
Specific Plan Area	AG Impact 1: The project would not result in the conversion of Prime Farmland, Unique Farmland, or Farmland of Statewide Importance, as shown on maps prepared pursuant to the FMMP, to non-agricultural use.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	AG Impact 2: Off-site improvements would not result in the conversion of Prime Farmland, Unique Farmland, or Farmland of Statewide Importance, as shown on maps prepared pursuant to the FMMP, to non-agricultural use.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	AG Impact 3: The project would not conflict with existing zoning for agricultural use or a Williamson Act contract.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	AG Impact 4: Off-site improvements would not conflict with existing zoning for agricultural use or a Williamson Act contract.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	AG Impact 5: The project could involve other changes in the existing environment which, due to their location or nature, could result in conversion of farmland to non-agricultural use.	Implement Mitigation Measures AQ/mm-3.2 and AQ/mm-3.3.	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	AG Impact 6: Off-site improvements could involve other changes in the existing environment which, due to their location or nature, could result in conversion of farmland to non-agricultural use.	Implement Mitigation Measure AQ/mm-3.2.	Residual impacts would be less than significant with mitigation (Class II)

Project Component	Impacts		Mitigation Measures	Residual Impacts
Cumulative	AG Impact 7: The project would not result in a cumulatively considerable impact to agricultural resources.	Mitigation is not necessary.		Residual impacts would be less than significant (Class III)
Air Quality				
Specific Plan Area	AQ Impact 1: The project would conflict with an applicable air quality plan.	Impleme	ent Mitigation Measures AQ/mm-3.1 through AQ/mm-3.3 and TR/mm-3.1.	Residual impacts would be significant and unavoidable (Class I)
Off-Site Improvements	AQ Impact 2: Off-site improvements would not conflict with an applicable air quality plan.	Mitigatio	on is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	AQ Impact 3: The project would result in a cumulatively considerable net increase of criteria pollutants in exceedance of established SLOAPCD daily emissions thresholds.	Implement Mitigation Measure TR/mm-3.1.		Residual impacts would be significant and
		AQ/mm-3.1: The following measures shall be implemented to reduce construction generated mobile-source and evaporative emissions:		
		1.	Maintain all construction equipment in proper tune according to manufacturer's specifications.	unavoidable (Class I)
		2.	Fuel all off-road and portable diesel-powered equipment with California Air Resources Board-certified motor vehicle diesel fuel (non-taxed version suitable for use off-road).	
		3.	Diesel-fueled construction equipment shall meet, at a minimum, California Air Resources Board B's Tier 3, or newer, certified engines or cleaner off-road heavy-duty diesel engines, and comply with the State Off-Road Regulation. Heavy-duty off-road equipment meeting Tier 4 emissions standards shall be used to the extent locally available.	
		4.	Use on-road heavy-duty trucks that meet the California Air Resources Board's 2010, or cleaner, certification standard for on-road heavy-duty diesel engines, and comply with the State On-Road Regulation.	
		5.	Construction or trucking companies with fleets that do not have engines in their fleet that meet the engine standards identified in the above two measures (e.g., captive or nitrogen oxides exempt area fleets) may be eligible by proving alternative compliance.	
		6.	Electrify equipment when feasible.	
		7.	Substitute gasoline-powered in place of diesel-powered equipment, where feasible.	
		8.	Use alternative-fueled construction equipment on-site where feasible, such as compressed natural gas (CNG), liquefied natural gas (LNG), propane, or biodiesel.	

Project Component	Impacts		Mitigation Measures	Residua Impacts
		9.	When applicable, portable equipment, 50 horsepower (hp) or greater, used during construction activities shall be registered with the California statewide portable equipment registration program (issued by the California Air Resources Board) or be permitted by the San Luis Obispo Air Pollution Control District. Such equipment may include power screens, conveyors, internal combustion engines, crushers, portable generators, tub grinders, trammel screens, and portable plants (e.g., aggregate plant, asphalt plant, concrete plant). For more information, contact the San Luis Obispo Air Pollution Control District Engineering and Compliance Division at (805) 781-5912.	
		10.	Construction of the proposed project shall use low-volatile organic compounds content paints not exceeding 50 grams per liter.	
		11.	To the extent locally available, use prefinished building materials or materials that do not require the application of architectural coatings.	
		12.	The following idling restrictions near sensitive receptors for both on- and off-road equipment shall be implemented:	
			 Staging and queuing areas shall not be located within 1,000 feet of sensitive receptors; 	
			Diesel idling within 1,000 feet of sensitive receptors is not permitted;	
			 Use of alternative fueled equipment is recommended whenever possible; and 	
			 Signs that specify the no idling requirements must be posted and enforced at the construction site. 	
		13.	On-road vehicle operations shall comply with 13 California Code of Regulations Section 2485, which limits diesel-fueled commercial motor vehicles that operate in the State of California with gross vehicular weight ratings of greater than 10,000 pounds and licensed for operation on highways. It applies to California- and non-California-based vehicles. In general, the regulation specifies that drivers of said vehicles:	
			 Shall not idle the vehicle's primary diesel engine for greater than 5 minutes at any location, except as noted in Subsection (d) of the regulation; and 	
			b. Shall not operate a diesel-fueled auxiliary power system (APS) to power a heater, air conditioner, or any ancillary equipment on that vehicle during sleeping or resting in a sleeper berth for greater than 5 minutes at any location when within 100 feet of a restricted area, except as noted in Subsection (d) of the regulation.	
		14.	Signs shall be posted in the designated queuing areas and job sites to remind drivers of the 5-minute idling limit. The specific requirements and exceptions in the regulation can be reviewed at the following web site: www.arb.ca.gov/msprog/truck-idling/2485.pdf.	

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Project Component	Impacts		Mitigation Measures	Residual Impacts
		15.	Off-road diesel equipment shall comply with the 5-minute idling restriction identified in Section 2449(d)(3) of the California Air Resources Board's In-Use Off-Road Diesel regulation available at: www.arb.ca.gov/regact/2007/ordiesl07/frooal.pdf .	
		generate	3.2: The following measures shall be implemented to reduce constructioned fugitive dust. These measures shall be shown on grading and building	
		plans:		
		1.	Reduce the amount of disturbed area where possible.	
		2.	Use water trucks, San Luis Obispo Air Pollution Control District-approved dust suppressants (see Section 4.3 in the California Environmental Quality Act Air Quality Handbook), or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site and from exceeding the San Luis Obispo Air Pollution Control District's limit of 20% opacity for greater than 3 minutes in any 60-minute period. Increased watering frequency would be required whenever wind speeds exceed 15 miles per hour. Reclaimed (non-potable) water should be used whenever possible. Please note that since water use is a concern due to drought conditions, the contractor or builder shall consider the use of a San Luis Obispo Air Pollution Control District-approved dust suppressant where feasible to	
			reduce the amount of water used for dust control. For a list of suppressants, see Section 4.3 of the California Environmental Quality Act Air Quality Handbook.	
		3.	All dirt stockpile areas should be sprayed daily as needed.	
		4.	Permanent dust control measures identified in the approved project revegetation and landscape plans should be implemented as soon as possible following completion of any soil-disturbing activities.	
		5.	Exposed ground areas that are planned to be reworked at dates greater than 1 month after initial grading should be sown with a fast-germinating, non-invasive grass seed and watered until vegetation is established.	
		6.	All disturbed soil areas not subject to revegetation should be stabilized using approved chemical soil binders, jute netting, or other methods approved in advance by the San Luis Obispo Air Pollution Control District.	
		7.	All roadways, driveways, sidewalks, etc. to be paved should be completed as soon as possible. In addition, building pads should be laid as soon as possible after grading unless seeding or soil binders are used.	
		8.	Vehicle speed for all construction vehicles shall not exceed 15 miles per hour on any unpaved surface at the construction site.	
		9.	All trucks hauling dirt, sand, soil, or other loose materials are to be covered or should maintain at least 2 feet of freeboard (minimum vertical distance between the top of load and top of trailer) in accordance with California Vehicle Code Section 23114.	
		10.	Install wheel washers at the construction site entrance/exit, wash off the tires or tracks of all trucks and equipment leaving the site, or implement other San Luis Obispo Air Pollution Control District-approved track-out	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		prevention devices sufficient to minimize the track-out of soil or roadways.	onto paved
		11. Sweep streets at the end of each day if visible soil material is adjacent paved roads. Water sweepers with reclaimed water used where feasible.	
		12. The burning of vegetative material shall be prohibited. Effective 25, 2000, the San Luis Obispo Air Pollution Control District produced developmental burning of vegetative material within San Luis County. For more information, contact the San Luis Obispo Air Control District Engineering and Compliance Division at (805)	ohibited Obispo ir Pollution
		13. The contractor or builder shall designate a person or persons the fugitive dust emissions and enhance the implementation of measures as necessary to minimize dust complaints, reduce the emissions below 20% opacity, and prevent the transport of dust Their duties shall include holidays and weekend periods when not be in progress. The name and telephone number of such shall be provided to the San Luis Obispo Air Pollution Control Compliance Division prior to the start of any grading or earthward.	of the visible ust off-site. n work may persons District
		AQ/mm-3.3: The following mitigation measures shall be implemented, to possible, to minimize long-term operational emissions:	o the extent
		 Install electric fireplaces in place of U.S. Environmental Protections of the control of the contr	ction Agency
		 Provide a pedestrian-friendly and interconnected streetscape access to/from the development for pedestrians, bicyclists, an users to make alternative transportation more convenient, cor and safe. Features may include appropriate signalization and safe routes to school, linking cul-de-sacs and dead ends, orie buildings toward streets with automobile parking in the rear, e 	nd transit mfortable, signage, nting
		 For all commercial and multi-family residential land uses, prov (e.g., through tree plantings or built structures) over 50% of pa spaces to reduce evaporative emissions from parked vehicles areas where increased shade would affect the performance o photovoltaic systems. 	vide shade arking s, excluding
		 Reduce fugitive dust from roads and parking areas with the us or other materials. 	se of paving
		5. Use a San Luis Obispo Air Pollution Control District-approved on private unpaved roads leading to the site, unpaved drivews parking areas applied at a rate and frequency that ensures co with San Luis Obispo Air Pollution Control District Rule 401: V Emissions and that off-site nuisance impacts do not occur.	ays, and ompliance
		 Incorporate traffic calming modifications to project roads to respeeds and increase pedestrian and bicycle usage and safety 	
		 Work with San Luis Obispo Council of Governments to create expand an on-site or nearby Park and Ride lot with car parkin 	· • ·

Project Component	Impacts	Mitigation Measures	Residual Impacts
		lockers in proportion to the size of the project. The Park and Ride lot proposed as part of the Dana Reserve Specific Plan could meet the requirements of this measure, if upon review of final design plans, the County and San Luis Obispo Council of Governments concur that the onsite Park and Ride lot is in proportion to the size of the Dana Reserve Specific Plan project.	
		Implement on-site circulation design elements in parking lots to reduce vehicle queuing and improve the pedestrian environment.	
		 Require future commercial land uses to provide employee lockers and showers to promote bicycle and pedestrian use. One shower and five lockers for every 25 employees is recommended. 	
		 Increase bicycle accessibility and safety in the vicinity of the project; for example, provide interconnected bicycle routes/lanes or construction of bikeways. 	
		 Provide on-site bicycle parking: both short-term racks and long-term lockers, or a locked room with standard racks and access limited to bicyclists only. 	
		12. If the project is located on an established transit route, provide improved public transit amenities (e.g., covered transit turnouts, direct pedestrian access, bicycle racks, covered bench, smart signage, route information displays, lighting, etc.).	
		13. Encourage commercial land uses to provide a bicycle-share program.	
		14. Require 15% of fleet vehicles owned by commercial land uses to be zero- emission vehicles (ZEVs). This requirement shall apply to commercial land uses and fleets based on-site within the Specific Plan Area and not on a larger scale for commercial operations that occur at multiple locations.	
		 Encourage neighborhood electric vehicles/car-share program for the development. 	
		 Provide dedicated parking for carpools, vanpools, and/or high-efficiency vehicles to meet or exceed California Green Building Standards Tier 2 for nonresidential land uses. 	
		17. Work with SLO Regional Rideshare to educate occupants with alternative transportation and smart commute information (e.g., transportation board, electronic kiosk, new hire packets, web portal, newsletters, social media, etc.)	
		18. Encourage nonresidential land uses to implement and promote programs to reduce employee vehicle miles traveled (e.g., incentives, SLO Regional Rideshare trip reduction program, vanpools, on-site employee housing, alternative schedules (e.g., 9/80s, 4/10s, telecommuting, satellite work sites, etc.).	
		 Community event centers (i.e., amphitheaters, theaters, and stadiums) shall provide free valet bicycle parking. 	

Project Component	Impacts		Mitigation Measures	Residual Impacts
		20.	Meet or exceed applicable building standards at the time of development for providing electric vehicle charging infrastructure.	
		21.	Meet or exceed applicable building standards at the time of development for building energy efficiency with a goal of achieving zero net energy (ZNE) buildings.	
		22.	Implement a "No Idling" vehicle program, which includes signage enforcement, etc.	
		23.	Meet or exceed applicable building standards at the time of development for utilizing recycled content materials.	
		24.	Meet or exceed applicable building standards at the time of development for reducing cement use in the concrete mix as allowed by local ordinance and conditions.	
		25.	Meet or exceed applicable building standards at the time of development for the use of greywater, rainwater, or recycled water.	
		26.	Meet or exceed applicable building standards at the time of development for water conservation (e.g., use of low-flow fixtures, water-efficient irrigation systems, drought-tolerant landscaping).	
		27.	Meet or exceed applicable building standards at the time of development for using shading, trees, plants, cool roofs, etc. to reduce the "heat island" effect.	
		28.	All built-in appliances shall comply with California Title 20, Appliance Efficiency Regulation.	
		29.	Utilize on-site renewable energy systems (e.g., solar, wind, geothermal, biomass and/or biogas) sufficient to meet or exceed applicable building standards at the time of development with a goal of achieving zero net energy (ZNE) buildings.	
		30.	Design roof trusses to handle dead weight loads of standard solar-heated water and photovoltaic panels.	
Off-Site Improvements	AQ Impact 4: Off-site improvements could result in a cumulatively considerable net increase of criteria pollutants in exceedance of established SLOAPCD emissions thresholds.	Impleme	nt Mitigation Measures AQ/mm-3.1 and AQ/mm-3.2.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	AQ Impact 5: The project could expose sensitive receptors to substantial pollutant	•	nt Mitigation Measures AQ/mm-3.1 and AQ/mm-3.2.	Residual impacts
	concentrations.		5.1: The following mitigation measures shall be implemented to reduce n exposure to localized pollutant concentrations:	than significant
	· ·		Sensitive land uses, including, but not limited to, residential dwellings, childcare facilities, and convalescent care facilities, shall be oriented as far from U.S. Route 101 as possible and shall not be located within 500 feet of the edge of pavement of U.S. Route 101 (see Figure 2 of Environmental Impact Report Appendix D). In the event future	with mitigation (Class II)
			development proposals include sensitive land uses within the 500-foot	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		buffer from U.S. Route 101, those sensitive land uses shall be disallowed unless a detailed Health Risk Assessment, approved by the County and San Luis Obispo Air Pollution Control District, documents that health risks associated with proximity to U.S. Route 101 would be within acceptable thresholds in effect at the time development is proposed.	
Off-Site Improvements	AQ Impact 6: Off-site improvements could expose sensitive receptors to substantial pollutant concentrations.	Implement Mitigation Measures AQ/mm-3.1 and AQ/mm-3.2.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	AQ Impact 7: The project could result in other emissions (such as those leading to odors) that may adversely affect a substantial number of people.	Implement Mitigation Measures AQ/mm-3.1, AQ/mm-3.2, and AQ/mm-5.1. AQ/mm-7.1: Prior to any grading activities, a geologic evaluation shall be conducted to determine if naturally occurring asbestos is present within the area that will be disturbed. If naturally occurring asbestos is not present, an exemption request must be filed with the San Luis Obispo Air Pollution Control District. If naturally occurring asbestos is found at the site, the applicant must comply with all requirements outlined in the Asbestos Airborne Toxic Control Measure for Construction, Grading, Quarrying, and Surface Mining Operations (ATCM). These requirements may include but are not limited to:	Residual impacts would be less than significant with mitigation (Class II)
		 Development of an Asbestos Dust Mitigation Plan, which must be approved by the San Luis Obispo Air Pollution Control District before operations begin; and Development and approval of an Asbestos Health and Safety Program 	
		(required for some projects).	
Off-Site Improvements	AQ Impact 8: Off-site improvements could result in other emissions (such as those leading to odors) that may adversely affect a substantial number of people.	Implement Mitigation Measures AQ/mm-3.1, AQ/mm-3.2, and AQ/mm-7.1.	Residual impacts would be less than significant with mitigation (Class II)
Cumulative	AQ Impact 9: The project would result in cumulatively considerable impacts related to air quality.	Implement Mitigation Measures AQ/mm-3.3 and TR/mm-3.1.	Residual impacts would be significant and unavoidable (Class I)
Biological Resource	ces		
Specific Plan Area	BIO Impact 1: The project could directly or indirectly impact special-status plant and wildlife species.	BIO/mm-1.1: Environmental Monitor. Prior to permit issuance for any future development within the project area, the applicant shall retain an environmental monitor for all measures requiring environmental mitigation. The monitor shall be responsible for:	Residual impacts would be significant and unavoidable (Class I)

Project Component	Impacts	Mitigation Measures	Residual Impacts
		 ensuring that procedures for verifying compliance with environmental mitigations are implemented; 	
		2. establishing lines of communication and reporting methods;	
		conducting compliance reporting;	
		 conducting construction crew training regarding environmentally sensitive areas and protected species; 	
		5. maintaining authority to stop work; and	
		6. outlining actions to be taken in the event of non-compliance.	
		Monitoring shall be conducted full time during the initial disturbances (site clearing) and be reduced to monthly following initial disturbances.	
		BIO/mm-1.2: Worker Environmental Training Program. Prior to implementation of construction activities (including staging and mobilization), all personnel associated with project construction shall attend a training to facilitate worker environmental awareness. The Worker Environmental Training shall be conducted by a County of San Luis Obispo-approved qualified biologist to help workers recognize special-status plants and animals to be protected in the project area. The training program shall include:	
		1. Identification of relevant sensitive species and habitats.	
		 Description of the regulatory status and general ecological characteristics of sensitive resources, and review of the limits of construction and avoidance measures required to reduce impacts to biological resources within the work area. 	
		3. Consequences for non-compliance.	
		 Fact sheet with information covered in training for distribution to all contractors and other personnel involved with construction of the project. 	
		 Web-link to maps showing locations of special-status taxa on-site, and literature and photographs or illustrations of sensitive plants, animals, and habitats. 	
		 Documentation of each employee's participation in trainings and information presented. 	
		7. Annual renewal training for the duration of the project.	
		The contractor shall set aside time for the project biologist to provide the Worker Environmental Training for all contractor's and subcontractor's employees that will be on-site regarding resource protection. Topics will include regulatory framework and best practices to avoid and minimize impacts to protected plants, protected animals, and their habitats. Approximately 30 minutes shall be allocated for training. Each group of new personnel or individuals shall be provided with an environmental briefing by the project biologist. This training may be virtual. During morning safety briefings, the project biologist may provide updates related to environmental conditions affected by scheduled actions.	
		Contractor's and subcontractor's employees will be given a pocket-sized booklet by the project biologist in digital and/or paper format summarizing the Worker	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		Environmental Training. The booklet prepared by the project biologist will include points of contact and protocol regarding emergencies and protected resource matters. Contractor's and subcontractor's employees shall be familiar with the information in the booklet and shall follow all rules and directions in the booklet while performing work for the project. Contractor's and subcontractor's employees shall always have a copy of the booklet while on the project site.	
		BIO/mm-1.3: Cover Excavations. During construction, all trenches, holes, and other excavations with sidewalls steeper than a 1:1 (45 degree) slope and 2 or more feet deep shall be covered when workers or equipment are not actively working in the excavation. If any such excavations remain uncovered, they shall have an escape ramp of earth or a non-slip material with a 1:1 (45 degree) slope or flatter. All excavated areas shall be inspected for wildlife before backfilling.	
		BIO/mm-1.4: Biodegradable Erosion Control. During construction, use erosion control products made of natural fiber (biodegradable) to prevent wildlife from getting ensnared or strangled by monofilament, coir rolls, erosion control mats or blankets, straw or fiber wattles, or similar erosion control products.	
		BIO/mm-1.5: Public Education Program. In support of the mitigation measures listed above, public education shall be provided to homeowners, commercial facility owners, and investors regarding protected plants, protected animals, and their habitat. A colorful booklet shall be distributed to homeowners, commercial owners, and occupants. Information in the booklet shall also be made available as an interactive website provided to the County of San Luis Obispo and the Homeowners' Association(s). Information shall include descriptions of sensitive plant and animal habitats impacted, protected, and mitigations implemented. Diagnostic information for sensitive plant and animal taxa and their habitats shall be provided in a reader-friendly format. Booklet and website text shall be prepared by technical experts and produced in cooperation with professional graphic artists and publication specialists.	
		BIO/mm-1.6: Prohibition of Invasive Plants. The landscape architect shall provide a signed statement on the landscape plans that the planting plan does not include any plant that occurs on the California Exotic Pest Plant Council and the California Invasive Plant Council (Cal-IPC) Lists 1, 2, and 4. Plants considered to be invasive by the California Exotic Pest Plant Council and the Cal-IPC shall not be used onsite.	
Specific Plan Area	BIO Impact 2: The project could directly and indirectly impact Pismo clarkia.	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6. BIO/mm-2.1: Incidental Take Permit. Prior to any ground or vegetation disturbance that would impact Pismo clarkia (e.g., nearby tree removal, grading), the project applicant shall obtain all necessary approvals from the California Department of Fish and Wildlife. Concurrence shall be provided by the California Department of Fish and Wildlife that the project would result in take of a state-listed species and that an Incidental Take Permit, Conservation Easement, and Habitat Management Plan are required prior to disturbance under California Fish and Game Code Section 2081. A conservation easement over the Pismo clarkia habitat will include the California Department of Fish and Wildlife as a third-party beneficiary and may also include the County of San Luis Obispo.	Residual impacts would be less than significant with mitigation (Class II)

Project Component	Impacts	Mitigation Measures	Residual Impacts
		BIO/mm-2.2: Avoidance. Pismo clarkia patches identified on-site during 2019 and 2020 surveys shall be avoided to the maximum extent practicable.	
		Immediately prior to construction, appropriately timed surveys will be conducted by a qualified biologist to determine the extent of the distribution of plants during the construction year. The extant population boundaries mapped in 2019 and 2020, plus any expansions observed during surveys conducted in the year of construction, will be flagged by a qualified biologist.	
		BIO/mm-2.3: Mitigation. Impacts to Pismo clarkia shall be mitigated at a 3:1 ratio of reoccupied habitat to occupied habitat impacted. The population extent and number of plants impacted will be equal to or will not exceed 0.02 acre and/or 40 individuals when seasonal climate conditions are similar to 2020 climate conditions. Additional surveys shall be conducted in 2022 and in the year immediately prior to construction to determine population size and the extent of impacts. In years less favorable than 2020 (appropriately timed and sufficient rainfall and temperature), the areal extent will remain the same.	
		Impacts to individual Pismo clarkia plants will occur after seed collection. On-site seed collection of remaining populations used to reestablish additional populations shall be limited to no more than 10% of each remaining patch. The topsoil of impacted patches will be collected prior to site grading in order to preserve the seed bank. Topsoil will be relocated to suitable unoccupied habitat areas to promote the expansion of occupied habitat.	
		Using seeds collected from the impacted population and preserved populations on- site, additional patches of the plant shall be reestablished at a 3:1 ratio along appropriate boundaries of preserved oak woodland habitat areas.	
		A protective conservation easement shall be placed over on-site habitats that contain occupied and unoccupied habitat suitable for Pismo clarkia.	
		Genetic analysis will be conducted to determine the similarity or difference between the population of Pismo clarkia on the Dana Reserve with at least two other populations in the Arroyo Grande region. This research and findings will be submitted to a peer reviewed journal and be part of the public record during the mitigation monitoring period.	
Specific Plan Area	BIO Impact 3: The project could directly and indirectly impact mesa horkelia, Nipomo Mesa	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6, BIO/mm 14.1, and BIO/mm 15.1.	Residual impacts would be less
	ceanothus, and sand mesa manzanita.	BIO/mm-3.1: Mitigation for Plants Ranked 1B (Rare or Endangered) by the California Native Plant Society. Due to the highly endemic nature of the plant taxa being impacted and the loss of a significant portion of occupied habitat within their limited range, mitigation to offset impacts shall include a combination of preservation of existing populations either on- or off-site at a 1:1 ratio of individuals impacted to individuals preserved and the restoration of suitable habitat at a 2:1 ratio of individuals impacted to individuals restored. Prior to issuance of the grading permit, the applicant shall secure appropriate habitat with known populations of mesa horkelia, Nipomo Mesa ceanothus, and sand mesa manzanita and enough suitable	than significant with mitigation (Class II)

Project Component	Impacts	Mitigation Measures	Residual Impacts
		habitat to reestablish 14,000 mesa horkelia, 100 Nipomo Mesa ceanothus, and 626 sand mesa manzanita.	
		The applicant shall also prepare and begin implementation of a Habitat Mitigation and Monitoring Plan to preserve and expand patches of mesa horkelia, Nipomo Mesa ceanothus, and sand mesa manzanita on- and off-site. The Habitat Mitigation and Monitoring Plan shall be prepared by a qualified individual acceptable to the Director of Planning and Building and shall conform to California Native Plant Society mitigation guidelines (California Native Plant Society 1998). Habitat Mitigation and Monitoring Plan implementation must demonstrate a trajectory toward successful mitigation (i.e., meeting annual performance criteria) prior to occupancy of the last phase. To meet the County of San Luis Obispo's policy of No Net Loss, any enhanced and/or created habitat would need to confirm establishment of individuals and suitable/occupied habitat such that there is no net loss. Maintenance, monitoring, and reporting to the County of San Luis Obispo would be required until the enhanced/created habitat has successfully established individuals at the required 2:1 ratio.	
		Measures within the Habitat Mitigation and Monitoring Plan shall include salvaging plant and seed material from impacted populations, habitat protection, herbicide avoidance, fencing, and propagation of pollinator plants appropriate to support native bees associated with pollination of these plants.	
		Prior to grading, plant and seed material shall be salvaged and used to enhance or establish populations in protected habitat areas. This should include the excavation and relocation of the root burls of sand mesa manzanita where practical since they are known resprout from burls as well as from seed. The Habitat Mitigation and Monitoring Plan shall also establish a mitigation receptor site for the long term storage of salvaged material.	
		In addition to direct habitat preservation, the applicant may also fund Public Benefit restoration efforts on conserved land to be implemented and monitored by organizations such as The Nature Conservancy, San Luis Obispo Land Conservancy, Greenspace, or Cambria Land Trust. The fee would be used to pay for mitigation planting, maintenance, and long-term monitoring in perpetuity. Material salvaged on-site should be incorporated into these mitigation planting efforts where possible.	
		Measures to protect and expand mesa horkelia, Nipomo Mesa ceanothus, and sand mesa manzanita within protected oak woodland shall also be incorporated in the On-Site Oak Woodland Habitat Protection and Management Plan.	
pecific Plan Area	BIO Impact 4: The project could directly and indirectly impact CRPR 4 and Watch List plant	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6, BIO/mm 14.1, and BIO/mm 15.1.	Residual impact
species, including California spineflower, sand buck brush, and sand almond.		BIO/mm-4.1: Mitigation for Plants Ranked CRPR 4 (Limited Distribution – Watch List) by the California Native Plant Society. Restoration and/or enhancement of 45 acres of conserved sandy habitat suitable for California spineflower, sand buck brush, and sand almond shall occur to mitigate for impacts at	significant and unavoidable (Class I)

Project Component	Impacts	Mitigation Measures	Residual Impacts
		a 1:1 ratio above the 10% impact threshold. Prior to issuance of the grading permit, a plan to conserve and/or restore off-site habitat for California spineflower, sand buck brush, and sand almond shall be prepared. The plan shall be prepared by a qualified individual acceptable to the Director of Planning and Building and approved prior to implementation. The plan shall include purchase for conservation of land containing impacted species and/or restoration of approximately 45 acres of grassland habitat with high microsite suitability for California spineflower, sand buck brush, and sand almond. The plan shall conform to California Native Plant Society guidelines for mitigation (California Native Plant Society 1998). The applicant may fund Public Benefit restoration efforts on conserved land to be implemented and monitored by organizations such as The Nature Conservancy, San Luis Obispo Land Conservancy, Greenspace, or Cambria Land Trust. The funds would be used to pay for mitigation planting, maintenance, and long-term monitoring in perpetuity.	
		Sand buck brush and sand almond shall be planted at a ratio over 1:1 to achieve a no-net loss after 5 years. California spineflower shall be seeded in grassland habitat managed by mowing or grazing in a manner than supports spineflower reproduction in normal rainfall years. Plant material shall be derived from sources on the Nipomo Mesa.	
		Habitat protection and long-term maintenance shall be funded by an endowment sufficient to monitor and maintain habitat appropriate to attempt reestablishment or expansion of California spineflower on the restoration site.	
		BIO/mm-4.2: Michael's Rein Orchid. Measures to avoid and protect Michael's rein orchid in on-site oak woodland areas proposed for protection shall be incorporated into an on-site Habitat Mitigation and Monitoring Plan. Since all observed individuals of Michael's rein orchid are located directly south of Pismo clarkia Patch 3, this species shall incidentally benefit from being included in Mitigation Measure BIO/mm 2.3. Construction workers and biological monitors shall also be made aware of and instructed to avoid this orchid during monitoring for Pismo clarkia (Mitigation Measures BIO/mm-2.1 and BIO-mm/2.2).	
Specific Plan Area	BIO Impact 5: The project could indirectly	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6.	Residual impacts
	impact monarch butterflies.	BIO/mm-5.1: Monarch Butterfly Preconstruction Survey. Site disturbance and construction activity adjacent to suitable monarch butterfly overwintering habitat shall be avoided during the monarch butterflies' fall and winter migration (late October through February) to the greatest extent feasible. If tree or vegetation removal or site disturbance is necessary during the monarch butterflies' fall and winter migration, a qualified biologist shall conduct a preconstruction survey for monarch butterflies that could utilize trees on the site for overwintering. If monarch butterflies are detected, development will be postponed until after the overwintering period or until a qualified biologist determines monarch butterflies are no longer utilizing the trees on site for overwintering.	would be less than significant with mitigation (Class II)
Specific Plan Area	BIO Impact 6: The project could directly and indirectly impact northern California legless	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-14.1, BIO/mm-15.1, and BIO/mm-18.4.	Residual impact
	lizards and Blainville's horned lizards.	BIO/mm-6.1: Special-Status Reptiles Protection and Relocation. Prior to issuance of the grading permit, the project applicant shall develop a Special-status	than significant

Project Component	Impacts		Mitigation Measures	Residual Impacts
		horned li for reloci include a habitat a relocatio suitable	Relocation Plan for northern California legless lizard and Blainville's (coast) izard. The goal of the relocation plan is to establish guidelines and protocols ating special-status reptiles out of harm's way. The relocation plan shall an overview of prior surveys for the species, figures of known and potential treas, timing of relocation efforts, and details regarding capture and in methods. Additionally, the relocation plan shall identify and characterize on-site relocation sites for each species. The following details shall be ally incorporated and expanded upon in the relocation plan:	with mitigation (Class II)
		1.	Relocation surveys for special-status reptiles shall be conducted during appropriate times of year when the species are active and can be located. Subject to expert refinement in the relocation plan, legless lizard cover board and raking surveys shall be conducted between January and July. Because legless lizards are not expected to move back into work areas after relocation, these surveys can be done well in advance of earthwork. Horned lizard surveys shall be conducted on warm days in April through August, immediately prior to commencement of earthwork. The relocation plan shall require a minimum of three surveys conducted during the time of year/day when each species is most likely to be observed.	
		2.	Relocation surveys for legless lizards shall utilize a combination of cover boards and soil raking to find lizards in suitable habitat areas prior to commencement of earthwork activities. Relocation surveys for horned lizards shall be completed by pedestrian transects on warm days utilizing narrow spacing to visually search for lizards on the surface of the soil. Special-status reptiles shall be captured by hand, stored in suitable wildlife relocation bins, and immediately relocated to approved habitat.	
		3.	The relocation plan shall identify suitable legless lizard relocation habitat as any sandy soil area with suitable leaf litter under shrub or oak tree canopy. For horned lizard, suitable relocation habitat shall be identified as that which has friable soils, a detectable prey source, and sandy barrens for burrowing and basking.	
		4.	The Special-Status Reptile Relocation Plan shall be submitted to the County of San Luis Obispo and California Department of Fish and Wildlife for approval no less than 60 days prior to any ground-disturbing activities within potentially occupied habitat.	
		5.	A qualified biologist shall be present during ground-disturbing activities immediately adjacent to or within habitat that supports special-status reptiles.	
		6.	Clearance surveys for special-status reptiles shall be conducted by a qualified biologist prior to the initiation of ground-disturbing construction each day, especially along the interface between open space and construction areas.	
		7.	Results of the surveys and relocation efforts shall be provided to the County of San Luis Obispo and California Department of Fish and Wildlife in the annual mitigation status report. Collection and relocation of animals	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		shall only occur with the necessary scientific collection and handling permits.	
Specific Plan Area	BIO Impact 7: The project could directly and indirectly impact special-status birds, raptors,	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-14.1, BIO/mm-15.1, and BIO/mm-18.4.	Residual impacts would be less
	and nesting birds.	BIO/mm-7.1: Nesting Bird Preconstruction Survey and Nest Avoidance. Within 1 week prior to ground-disturbing activities, if work occurs between February 1 and September 15, nesting bird surveys shall be conducted. If surveys do not locate nesting birds, construction activities may begin. If nesting birds are located, no construction activities shall occur within 100 feet of nests or within 500 feet of raptors until chicks have fledged. The project biologist may recommend a buffer decrease depending on site conditions (such as line-of-sight to the nest) and the birds' level of tolerance for construction activities. The biologist shall collect data on the birds' baseline behavior and their tolerance to disturbance by observing the birds at the nest prior to construction activities. If the birds are incubating, the biologist shall record how long they stay in the nest. If nestlings are present, the biologist shall record how frequently adults deliver food and visit the nest. The biologist shall also record the birds' reaction to the biologist and how close the biologist can get to the nest before the birds' behavior is altered or they show signs of stress or disturbance. The biologist shall set the reduced buffer distance based on these data. Nesting bird buffers may be reduced up to 50 feet, while raptor nest buffers may be reduced up to 250 feet. If nest buffers are reduced, the biologist shall monitor any construction activities that take place within 100 feet of nesting birds and 500 feet of raptor nests. If nesting birds show any signs of disturbance, including changes in behavior, significantly reducing frequency of nests visits, or refusal to visit the nest, the biologist will stop work and increase the nest buffer.	than significant with mitigation (Class II)
Specific Plan Area	BIO Impact 8: Project activities, including tree removal, have the potential to impact special-status bat species and roosting bats.	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-14.1, BIO/mm-15.1, and BIO/mm-18.4. BIO/mm-8.1: Bat Preconstruction Surveys and Passive Relocation. Within 30 days of construction between April and September, structures and trees or snags to be removed or pruned that are greater than 20 inches diameter at breast height shall be inspected for bats. If a bat roost is found, the qualified biologist shall implement passive relocation measures, such as installation of one-way valves. Bat maternity colonies may not be disturbed.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	BIO Impact 9: The proposed project could directly impact American badger.	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6. BIO/mm-9.1: Badger Den Preconstruction Survey and Relocation. Preconstruction surveys shall be conducted within 30 days of beginning work on the site to identify if badgers are using proposed work areas. Survey results shall be submitted to the County with monthly construction update reports.	Residual impacts would be less than significant with mitigation (Class II)
		If suitable American badger dens are identified within the disturbance footprint, den openings shall be monitored with tracking medium or an infrared camera for 3 consecutive nights to determine current use. If the den is not in use, the den shall be excavated and collapsed to ensure that no animals are present during construction. If the den is occupied during the non-maternity period and avoidance is not feasible, badgers may be relocated by first incrementally blocking the den over a 3-day	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		period, followed by slowly excavating the den (either by hand or with mechanized equipment under the direct supervision of a qualified biologist, removing no more than 4 inches at a time) before or after the rearing season (February 15–June 30). Passive relocation of American badgers shall be conducted under the direction of a qualified biologist.	
		If the preconstruction survey finds potential badger dens, the dens shall be inspected by the project biologist to determine whether they are occupied. If a potential badger den is too long to completely inspect from the entrance, a fiber optic scope may be used to examine the den to the end. Inactive dens may be excavated by hand with a shovel to prevent reuse of dens during construction. If badgers occupy active dens in proposed work areas between February and July, nursing young may be present.	
		To avoid disturbance and the possibility of direct impacts to adults and nursing young, and to prevent badgers from becoming trapped in burrows during construction activity, American badger dens determined to be occupied during the breeding season (February 15–June 30) shall be flagged. Between February and July, no grading or ground-disturbing activities shall occur within 100 feet of active badger dens to protect adults and nursing young. Buffers may be modified by the qualified biologist, provided the badgers are protected, and buffers only removed after the qualified biologist determines that the den is no longer in use.	
		If a potential den is located outside of the disturbance footprint but within 500 feet of ground-disturbing activities (including staging areas), dens shall be avoided by installation of highly visible orange construction fencing a minimum of 100 feet from the den, designating the area an Environmentally Sensitive Area. Fencing shall be installed in a manner that allows badgers to move through the fencing at-will. No equipment, vehicles, or personnel shall be permitted within Environmentally Sensitive Areas without clear permission from a qualified biologist.	
Off-Site Improvements	BIO Impact 10: The development of the North Frontage Road Extension Parcel could directly or indirectly impact special-status plant and wildlife species.	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-3.1, BIO/mm-4.1 and 4.2, BIO/mm-5.1, BIO/mm-6.1, BIO/mm-7.1, BIO/mm-8.1, and BIO/mm-9.1.	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	BIO Impact 11: Off-site transportation, water, and wastewater improvements could directly or indirectly impact monarch butterfly, sharpshinned hawk, Cooper's hawk, white-tailed kite, and other nesting birds.	Implement Mitigation Measures BIO/mm 1 through BIO/mm-1.6, BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-3.1, BIO/mm-4.1 and 4.2, BIO/mm-5.1, BIO/mm-6.1, BIO/mm-7.1, BIO/mm-8.1, BIO/mm-9.1, and BIO/mm-12.1.	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	BIO Impact 12: Off-site NCSD water improvements could directly or indirectly impact California red-legged frog, western pond turtle, and two-striped gartersnake.	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6. BIO/mm-12.1: California Red-Legged Frog, Western Pond Turtle, and Two-Striped Gartersnake Surveys and Relocation. All work areas within 100 feet of known California red-legged frog habitat shall be surveyed by a qualified biologist each day prior to the initiation of construction activities. As necessary, the qualified biologist shall physically relocate semiaquatic, special-status species (e.g., western	Residual impacts would be less than significant with mitigation (Class II)

Project Component	Impacts	Mitigation Measures	Residual Impacts
		pond turtle, two-striped gartersnake, etc.) and common semi-aquatic species (e.g., western toad, Pacific chorus frog, etc.) to suitable habitat areas located outside the construction zone(s). Exact procedures and protocols for relocation of the special-status species shall be based upon pre-project consultation with the California Department of Fish and Wildlife. In the event a California red-legged frog is identified in a work area, all work shall cease until the California red-legged frog has safely vacated the work area. At no time shall any California red-legged frog be relocated and/or affected by project operations without prior approval from the U.S. Fish and Wildlife Service.	
Off-Site Improvements	BIO Impact 13: Off-site NCSD water improvements could directly or indirectly impact least Bell's vireo and southwestern willow flycatcher.	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6 and BIO/mm-7.1. BIO/mm-13.1: Nesting Bird Surveys. If construction activities are proposed during the typical nesting bird season (February 1–September 15), a nesting bird survey will be conducted by qualified biologists no more than 2 weeks prior to the start of construction to determine presence/absence of nesting birds within the project area and immediate vicinity (within 100 feet of the Nipomo Creek corridor). The County of San Luis Obispo will be notified if federally listed nesting bird species are observed during the surveys and Nipomo Community Services District will be responsible for facilitating coordination with the U.S. Fish and Wildlife Service, if necessary, to determine an appropriate avoidance strategy. Likewise, coordination with the California Department of Fish and Wildlife will be facilitated by the Nipomo Community Services District if necessary to devise a suitable avoidance plan for state-listed nesting bird species.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	BIO Impact 14: The project will directly impact Burton Mesa chaparral.	Implement Mitigation Measure BIO/mm-3.1. BIO/mm-14.1: Mitigation for Burton Mesa Chaparral (Arctostaphylos [purissima, rudis] Shrubland Special Stands). Prior to issuance of the Conditional Use Permit for Oak Tree Removal and Grading/Impervious Surfaces, the applicant shall permanently protect (conserve), enhance (increase suitability of a site as habitat), and/or restore (repair damaged habitat) Burton Mesa chaparral in maritime coastal California at a 2:1 ratio of habitat preserved to habitat lost. This ratio will achieve the "no-net loss" requirement in County of San Luis Obispo Conservation and Open Space Element Policy BR 1.4 of the County of San Luis Obispo Conservation and Open Space Element. Habitat appropriate for restoration will ideally be located on the Nipomo Mesa with climatic and soil conditions that match those found on Dana Reserve.	Residual impacts would be significant and unavoidable (Class I)
		Conservation/enhancement/restoration of habitat areas contiguous with protected/restored <i>Quercus agrifolia / Adenostoma fasciculatum</i> – (<i>Salvia mellifera</i>) habitat shall be prioritized over isolated patches of mitigation. Areas contiguous with other protected maritime chaparral or oak woodland shall also be prioritized over isolated patches of mitigation. Where restoration is proposed, a restoration and enhancement plan approved by the California Department of Fish and Wildlife shall be submitted to the County prior to issuance of the Conditional Use Permit for Oak Tree Removal and Grading/Impervious Surfaces. A conservation easement over protected habitat shall be controlled by a qualified conservation organization	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		approved by the County. Potential conservation organizations include, but are not limited to, The Nature Conservancy, San Luis Obispo Land Conservancy, Greenspace, Cambria Land Trust, or the California Department of Fish and Wildlife. The County of San Luis Obispo shall review and approve additional analysis prior to final approval of any proposed conservation area.	
		If appropriate habitat is not available in San Luis Obispo County at a 2:1 ratio, the applicant may fulfill half of this mitigation requirement through restoring Burton Mesa chaparral in Santa Barbara County at an additional 2:1 ratio (e.g., if only 35 acres can be preserved/restored within San Luis Obispo County, then an additional 70 acres would be required to satisfy the mitigation if purchased in Santa Barbara County).	
		A combination of preservation and restoration at a 2:1 ratio would allow for a no-net- loss of cover by Burton Mesa chaparral constituent elements and maintain species diversity within the county.	
Specific Plan Area	BIO Impact 15: The project will directly impact coast live oak woodland.	BIO/mm-15.1: Off-Site Mitigation for Coast Live Oak Woodland (Quercus agrifolia / Adenostoma fasciculatum – [Salvia mellifera]). Prior to issuance of the Conditional Use Permit for Oak Tree Removal and Grading/Impervious Surfaces, the applicant shall permanently protect (conserve), enhance (increase suitability of a site as habitat), restore (repair damaged habitat), and/or recreate (revegetate previously lost habitat) Quercus agrifolia / Adenostoma fasciculatum – (Salvia mellifera) in coastal California at a 2:1 ratio within the range of Burton Mesa chaparral. This ratio will achieve the "no-net loss" requirement in County of San Luis Obispo Conservation and Open Space Element Policy BR 1.4 of the County of San Luis Obispo Conservation and Open Space Element. Conservation/enhancement/recreation of habitat areas shall be contiguous with mitigation for Burton Mesa chaparral. A combined approach for habitat mitigation shall include the preservation of expanded contiguous habitat of protected Quercus agrifolia / Adenostoma fasciculatum – (Salvia mellifera), recreate, restore, and/or enhance contiguous areas of Quercus agrifolia / Adenostoma fasciculatum – (Salvia mellifera). However, to comply with Senate Bill 1334, only half the mitigation requirement for loss of coast live oak can be achieved through recreation. Where restoration is proposed, a restoration and enhancement plan approved by the California Department of Fish and Wildlife shall be submitted to the County prior to issuance of the grading permit. A conservation easement over protected habitat shall be controlled by a qualified conservation organization approved by the County of San Luis Obispo. Potential conservation organizations include, but are not limited to, The Nature Conservancy, San Luis Obispo Land Conservancy, Greenspace, Cambria Land Trust, or the California Department of Fish and Wildlife. The County of San Luis Obispo shall review and approve additional analysis prior to final approval of the proposed off-site conservation area.	Residual impacts would be significant and unavoidable (Class I)
		Preservation and recreation would allow for a no-net-loss of cover by <i>Quercus agrifolia / Adenostoma fasciculatum</i> – (<i>Salvia mellifera</i>) constituent elements and preserve the diversity of oak woodland habitats in the County consistent with County of San Luis Obispo Conservation and Open Space Element Policy BR 3.3.1.	

Project Component	Impacts	Mitigation Measures	Residual Impacts
Off-Site Improvements	BIO Impact 16: Off-site NCSD water improvements could directly and indirectly	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6 and BIO/mm-11.1.	Residual impacts would be less
	impact riparian habitat and sensitive aquatic resources.	BIO/mm-16.1: Riparian Habitats. The following measures shall be implemented for any grubbing, grading, and other ground-disturbing activities conducted within 100 feet of riparian habitat along Nipomo Creek or its tributaries to avoid potential project-related impacts to these resources and special-status species that may utilize these habitats:	than significant with mitigation (Class II)
		 All construction-related activities must observe a 100-foot setback from the Nipomo Creek riparian corridor, as measured from the outer edge of the riparian canopy. A minimum 50-foot setback shall be observed from the ephemeral drainages and flood channels, as measured from the outer edge of riparian vegetation. 	
		2. If construction-related activities within the 100- or 50-foot buffers from Nipomo Creek or any other surface water resource, to the extent practicable, construction activities shall be conducted during the dry season (typically May 1–November 1), or as specified by resource agency permits and authorizations. This would reduce potential impacts to aquatic and semi-aquatic species that might be using the aquatic habitat and associated riparian vegetation as a movement/dispersal corridor.	
		 Any construction activities conducted within 50 feet of Nipomo Creek, watercourses, pond, and riparian habitat shall be monitored by a qualified biologist. 	
		 If any special-status species are observed, the qualified biologist shall implement the measures described in BIO/mm-1.1 through BIO/mm 1.6 and BIO/mm-11.1. 	
Off-Site Improvements	BIO Impact 17: Off-site NCSD water improvements will directly and indirectly impact aquatic habitats under the jurisdiction of the USACE, CDFW, and RWQCB.	BIO/mm-17.1: Wetland Delineation. Prior to construction in any undeveloped area where surface water resources or wetland indicators are present, the Nipomo Community Services District shall retain a qualified biologist to conduct a wetland delineation along the proposed alignment route, including at minimum a 50-foot buffer area and a 100-foot buffer along the Nipomo Creek riparian corridor.	Residual impacts would be less than significant with mitigation (Class II)
		BIO/mm-17.2: Prior to construction within 50 feet of any stream or other surface water resource, the Nipomo Community Services District shall prepare project-specific plans for crossings. If construction activities require any earthwork within the banks of the drainages (including beneath the bed of the channel), the Nipomo Community Services District shall coordinate with the U.S. Army Corps of Engineers, California Department of Fish and Wildlife, and Regional Water Quality Control Board to obtain the appropriate permits for direct impacts to jurisdictional features. The Nipomo Community Services District shall implement all pre- and post-construction conditions identified in the permits issued. The plan shall be submitted to the County and applicable agencies 60 days prior to construction.	(class II)
		BIO/mm-17.3: Prior to construction within 50 feet of any stream or other surface water resource, the Nipomo Community Services District shall implement the following measures:	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		1. Prior to project implementation, the project area shall be clearly flagged fenced so that the contractor is aware of the limits of allowable site acce and disturbance. Areas within the designated project site that do not require regular access shall be clearly flagged as off-limit areas to avoid unnecessary damage to sensitive habitats or existing vegetation within t project area.	ss
		2. Prior to project implementation, a project Erosion Control Plan shall be prepared. During project activities, erosion control measures shall be implemented. Silt fencing, fiber rolls, and barriers (e.g., hay bales) shall installed to establish a minimum 25-foot setback distance between the project impact areas and adjacent wetlands and other waters. At a minimum, silt fencing shall be checked and maintained on a daily basis throughout the construction period.	pe
		3. Prior to construction, the applicant shall prepare and submit to the Regional Water Quality Control Board or State Water Resources Contro Board a Notice of Intent and prepare a Stormwater Pollution Prevention Plan in accordance with the requirements of the State General Order related to construction projects. The Stormwater Pollution Prevention Plantall identify the selected stormwater management procedures, pollution control technologies, spill response procedures, and other means that we be used to minimize erosion and sediment production and the release or pollutants to surface water during construction. The applicant shall ensu that sedimentation and erosion control measures are installed prior to ar ground-disturbing activities.	an IIII re
		4. Prior to the commencement of site preparation, ground-disturbing, or construction activities, the applicant will identify required best management practices on all construction plans. These practices will be implemented prior to, during, and following construction activities as necessary to ensure their intended efficacy. Measures will include, but n necessarily be limited to, the placement of silt fencing along the downslope side of the construction zone, on-site storage of a spill and clean-ukit at all times, and employment of both temporary and permanent erosic and sedimentation control measures (e.g., silt fencing, hay bales, straw wattles).	р
		 During project activities, if work occurring within stream channels is necessary, it shall be conducted during the dry season if possible (typically May 1–November 1). 	
		6. Prior to construction, the applicant shall ensure preparation and implementation of a Spill Prevention and Contingency Plan that includes provisions for avoiding and/or minimizing impacts to sensitive habitat areas, including wetland and riparian areas and waterbodies due to equipment-related spills during project implementation. The applicant sh ensure contamination of habitat does not occur during such operations. Prior to the onset of work, the applicant shall ensure that the plan allows prompt and effective response to any accidental spills. All workers shall informed of the importance of preventing spills and of the appropriate	all a

Project Component	Impacts		Mitigation Measures	Residual Impacts
			measure to take should a spill occur. The plan shall include the following provisions:	
			a. All equipment fueling shall be conducted within the designated staging areas of the project site. Such areas shall consist of roadway or ruderal habitat. At no time shall any equipment fueling be conducted within 100 feet of any wetland and riparian habitat area or waterbody.	
			b. An overview of the containment measures to appropriately store and contain all fuels and associated petroleum products during the project shall be included in the plan. This shall include provisions for equipment staging areas, such as the need for drip pans underneath parked equipment and designated storage areas for fuel dispensing.	
Specific Plan Area	BIO Impact 18: The project will result in direct and indirect impacts to coast live oak woodland, coast live oak forest, and individual oak trees.	issuance Area, a c retained zone sha diamete	n-18.1: Prepare On-Site Tree Protection Plan for Trees Retained. Prior to be of a grading permit for any future development within the Specific Plan qualified arborist shall prepare a Tree Protection Plan designed to protect oaks during construction. Tree protection guidelines and a root protection all be established and implemented for each retained tree over 4 inches r at breast height within 50 feet of site disturbance. The following criteria included:	Residual impacts would be significant and unavoidable (Class I)
		1.	Preserve Oak Forest Habitat on Dana Reserve. Designate oak forest habitat for open space preservation where limited recreational and open space uses may be allowed. Preserve a minimum of 17 acres of oak forest habitat on-site.	
		2.	Map and Number Trees to be Retained. Tree canopies and trunks within 50 feet of proposed disturbance zones shall be mapped and numbered by a County of San Luis Obispo-approved arborist or biologist and a licensed land surveyor. Data for each tree shall include date, species, number of stems, diameter at breast height of each stem, critical root zone diameter, canopy diameter, tree height, health, habitat notes, and nests observed.	
			Impacts shall be identified for native oak trees with a diameter at breast height of 4 inches or greater, as measured at a height of 4.5 feet aboveground. Impacts include any ground disturbance within the critical root zone, trunk damage, or any pruning of branches 3 inches in diameter or greater.	
			A qualified arborist shall determine the critical root zone for each retained tree on a case-by-case basis, generally 1.5 times the average canopy radius (distance from trunk to edge of drip line). For example, a tree with a 24-foot-diameter canopy would have a 36-foot critical root zone, or approximately 18 feet from the trunk. Where the canopy has been pruned prior to evaluation, the critical root zone may be calculated as 1.5 feet per inch of the tree's diameter at breast height. For example, an 18-inch diameter at breast height tree would be assigned a 24-foot critical root zone. The extent of the critical root zone shall be used as the basis for a	

Project Component	Impacts		Mitigation Measures	Residual Impacts
			ee protection zone, such as the line of encroachment for the edge of a oup of trees, shown on all construction plans.	
		ph Pl: foo	reconstruction Meeting. On-site preconstruction meetings for each nase that affects oak trees shall be attended by the arborist(s), owner(s), anning staff, and earth-moving team. Explicit exhibits and discussion will cus on tree protection during construction and provisions of the Tree rotection Plan.	
		the zo sh eq	stall Protective Fencing. Tree protection fencing shall be installed at the perimeter of the tree protection zone. At a minimum, a tree protection one shall be delineated as a no-construction zone. Preferably, fencing shall be installed 6 feet outside the tree protection zone. No construction pulpiment shall be staged, parked, or stored within 6 feet of any oak tree ipline.	
		co sh sn ow thi 4 i rei pla	ne fence shall be installed with arborist field consultation before any instruction or earth moving begins. The proposed fencing shall be nown on the grading plan. It must be a minimum of 4-foot-high chain-link, now, or safety fence staked (with t-posts 8 feet on center). The vner/applicant shall be responsible for maintaining an erect fence roughout the construction period. (For trees to be protected longer than months, metal fencing is preferred to minimize maintenance quirements.) The arborist(s), upon notification, will inspect the fence accement once it is erected. After this time, fencing shall not be moved thout arborist inspection/approval.	
		sta po	plastic fencing is used, a minimum of four zip ties shall be used on each ake to secure the fence. Weatherproof signs shall be permanently osted on the fences every 50 feet, with the following information: Tree totection Zone. No personnel, equipment, materials, or vehicles allowed.	
		ro loc int dia cri	void and Minimize Tree Impacts. Impacts to the oak canopy or critical of zone shall be avoided where feasible in light of project layout and the cations of physical structures, paved or otherwise altered surfaces, and frastructure. Impacts include pruning branches over 3 inches in ameter, any ground disturbance or soil compaction within the dripline or itical root zone of the tree (whichever distance is greater), and trunk image.	
			 No Tree Attachments. Wires, signs, and other similar items shall not be attached to the oak trees. 	
			b. Pruning. Pruning shall be implemented by, or under the direction of, a certified arborist. The purpose and type of pruning implemented shall be tracked by service date and class of pruning for each tree. A certified arborist shall direct all pruning. No pruning shall take more than 25% of the live crown of any native tree. Any trees that may need pruning for road/home clearance shall be pruned prior to any grading activities to avoid branch tearing. Unless a hazardous or unsafe situation exists, major trimming shall be done only during the summer months.	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		(Coast live oaks, which retain their leaves year-rogenerally dormant July through October.)	und, are
		 i. Class 1 pruning emphasizes aesthetics dead, dying, and decaying weak branch selective thinning to lessen wind resista 	nes and
		ii. Class 2 pruning is for structural integrity health concerns. It consists of removal decaying, interfering, obstructing, and wand selective thinning to lessen wind re	of dead, dying, veak branches
		iii. Class 3 pruning is conducted for safety and hazardous conditions.	considerations
		 iv. Class 4 pruning includes crown-reducti such as reduction of tops, sides, or indi 	
		Removal of larger lower branches shall be minim making tree tops heavy and more susceptible to 'reduce large limb cuts that are susceptible to disc infestation, retain wildlife habitat values associate lower branches, retain shade to keep summer ter cooler (retains higher soil moisture, greater passi potential, provides better conditions for oak seedl volunteers), and retain the natural shape of the tramount of trimming (roots or canopy) done in any shall be limited as much as possible to reduce tre (10% or less is best, 25% maximum).	blow-overs," ease and d with the nperatures ve solar ing ee. The
		 Surface Root Protection. Care shall be taken to a roots within the top 18 inches of soil. If any roots removed or exposed, they shall be cleanly cut an exposed above the ground surface. 	must be
		d. Utility Placement. All utilities, sewer, and storm did placed down the roads and driveways and, when outside of the critical root zones. The arborist shat trenching within the critical root zone. All trenches areas shall be exposed by air spade or hand dug routed under/over roots larger than 3 inches in did under oaks is also acceptable.	possible, Il supervise s in these with utilities
		 e. Permeable Paving within 20 Feet of the Critical R Paving shall be pervious material where access r driveways encroach within 20 feet of a retained o critical root zone. 	oads or
		f. Trenching within the Critical Root Zone. All trench critical root zone of native trees shall be hand du implemented with an air spade or bore. All major avoided whenever possible. All exposed roots lar in diameter shall be clean cut with sharp pruning	g or roots shall be ger than 1 inch

Project Component	Impacts	Mitigation Measures	Residual Impacts
		left ragged. A mandatory meeting between the arborists and grading contractor(s) must take place prior to work start.	
		g. Grading within the Critical Root Zone. Grading shall not encroach within the critical root zone unless authorized by the grading permit. Grading shall not disrupt the normal drainage pattern around the trees. Fills shall not create a ponding condition and excavations shall not leave the tree on a rapidly draining mound. Any exposed roots shall be covered the same day they were exposed if possible. If left exposed for more than a day, roots must be covered with burlap or another suitable material and wetted down two times per day until reburied.	
		h. Equipment Operation. Vehicles and all heavy equipment shall not be driven under the trees, as this will contribute to soil compaction. Also, there is to be no parking of equipment or personal vehicles in these areas. All areas behind fencing are off limits unless preapproved by the arborist.	
		 i. Existing Surfaces. The existing ground surface within the critical root zone of all oak trees shall not be cut, filled, compacted, or impaired, unless shown on the grading plans and approved by the arborist. If grading in the root zone cannot be avoided, retaining walls shall be constructed to minimize cut and fill impacts. 	
		ii. Construction Materials and Waste. No liquid or solid construction waste shall be dumped on the ground within the critical root zone of any native tree. The critical root zone areas are not for storage of materials. No waste or contaminated water shall be dumped on the ground or into any grate between the outer edge of the critical root zone and the base of the oak trees, or uphill from any oak tree where such substance might reach the roots through a leaching process.	
		iii. No Permanent Irrigation within the Dripline of Existing Oaks. No permanent irrigation shall occur within the dripline of any existing oak tree	
		 Correct Damage to Oaks. The applicant shall be responsible for correcting any damage to oak trees on the property in a manner specified by an arborist approved by the County at the applicant's expense. 	
		 Impacted Root Treatment. Roots impacted during construction (e.g., trenching or grading operations) shall be treated by the arborist on a case-by-case basis using best practices, such as clean cuts accompanied by application of appropriate fungicides and insecticides by a licensed pest control applicator. 	
		 Soil Aeration Methods. Soils within the critical root zone that have been compacted by heavy equipment and/or construction 	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		activities must be returned to their original state before all work is completed. Methods include water jetting, adding organic matter, and boring small holes with an auger (18 inches deep, 2–3 feet apart with a 2–4-inch auger) and the application of moderate amounts of nitrogen fertilizer. The arborist(s) shall advise.	
		 c. Chip Mulch. All impacted areas within the critical root zone of the trees shall receive a 4- to 6-inch layer of chip mulch to retain moisture, retain soil structure, and reduce the effects of soil compaction. 	
		d. Landscape. All landscape within the critical root zone shall consist of drought-tolerant or native varieties. Lawns shall be avoided. All irrigation trenching shall be routed around critical root zones, otherwise aboveground drip irrigation shall be used. It is the owner's responsibility to notify the landscape contractor regarding this mitigation. For this site, it is strongly recommended that drought-tolerant native landscape is used with the approval of the arborist. This includes all sidewalk/greenbelt areas.	
		e. Fertilization and Cultural Practices. As the project moves toward completion, the arborist(s) may suggest either fertilization and/or mycorrhizal inoculation applications that will benefit tree health. Application of mycorrhizal inoculum offers several benefits to the host plant, including faster growth, improved nutrition, greater drought resistance, and protection from pathogens.	
		f. Post-Construction Tree Inspection. Prior to occupancy of each phase, a letter from the arborist(s) shall be required that verifies health/condition of all impacted trees and provides recommendations for additional mitigation. The letter shall verify that the arborist(s) or their designee were on-site for all grading and/or trenching activity that encroached into the critical root zone of the selected native trees, and that all work in these areas was completed to the standards set forth above.	
		7. Arborist Supervision and Treatment of Impacted Trees. A licensed arborist shall supervise all ground disturbances within the tree protection zone and activities that may impact branches. The arborist shall provide guidance such as temporary damaged root protection, use of air spades, timing between impact and root treatment by arborist, appropriate use of air spade or hand tools to minimize tree damage specific to the action proposed, and to treat root zone and branch damage.	
		During and upon completion of construction, the licensed arborist shall provide treatment, as the licensed arborist determines is appropriate, to maintain and improve the health of the tree, including pruning of the broken main stem, and soil supplement and watering programs. All root pruning shall be completed with sharpened hand pruners. Pruned roots	

Project Component	Impacts		Mitigation Measures	Residual Impacts
		sh	hall be immediately covered with soil or moist fabric. Damaged roots hall be treated within 24 hours by a qualified tree specialist to inhibit ingus, insects, or other disease damage.	
		re tro de or	eport Tree Impacts. Damage to any tree during construction shall be exported to the project arborist within 24 hours. The damage should be eated as soon as possible, as appropriate, by an arborist or his/her esignee approved by the County of San Luis Obispo to prevent disease r pest infestation. Damage will be reported to the County of San Luis obispo and applicant during each month of construction.	
			Il monitoring will be documented on the field report form, which will be brwarded to the project manager and County.	
		al irr co m in	rotect Replacement/Mitigation Oaks. The following activities are not llowed within the root zone of newly planted oak trees: year-round rigation (no summer watering, unless "establishing" new tree or native ompatible plants for up to 7 years), grading (includes cutting and filling of naterial), compaction (e.g., regular use of vehicles), placement of inpermeable surfaces (e.g., pavement), and disturbance of soil that inpacts roots (e.g., tilling).	
		sh sh pr re	otes on Plans. The standards in BIO/mm-18.1(1–7) shall be noted and nown on all grading and building plans, as well as an additional map neet recorded with any Final Map in order to describe the activities rohibited outside the approved construction envelopes. All trees to be stained within 50 feet of impact areas shall be shown with tree protection one for groups of trees and critical root zone for individual trees.	
		au la Pl R C Pr by su na H Ti m pr Al	repare and Implement On-Site Oak Tree Protection, Replacement, and Habitat Restoration Plan. Prior to recordation of a Final Map for a stand division on the property, the developer shall submit a Tree Protection lan, Tree Replacement Plan (BIO/mm-18.2), and Oak Woodland Habitat testoration Plan (BIO/mm-18.3) for the review and approval by the county of San Luis Obispo Planning and Building Director. The Oak Tree rotection, Replacement, and Habitat Restoration Plan will be approved by the County of San Luis Obispo and provided to all contractors and subcontractors that work within or adjacent to the critical root zone of attive trees. Provisions of the Oak Tree Protection, Replacement, and abitat Restoration Plan shall be included in the Worker Environmental raining Program to confirm that workers and supervisors are trained in an anintaining fencing, protecting root zones, and conforming to all tree rotection goals. Each contractor must sign and acknowledge the plan. In the project arborist eview and implementation of potential mitigation measures before roceeding.	
		re sh	litigate Impacts to Preserved Trees. Damage that occurs to protected etained trees or sensitive habitats resulting from construction activities hall be mitigated in a manner approved by the County of San Luis bispo Planning and Building Director. Impacts to less than 10% of the	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		tree's critical root zone and canopy shall be mitigated at a 2:1 ratio (plant two trees for each tree impacted). Impacts over 10% and less than 50% of the tree's critical root zone and/or canopy shall be mitigated at a 3:1 ratio. Impacts to more than 50% of the trees' critical root zone shall require mitigation at a 4:1 ratio. See BIO/mm-18.2 for replacement tree performance criteria.	
		Mitigation for impacted trees shall be tracked with the following information: tree tag number, location (latitude/longitude WGS84 datum), number of trunks, diameter at breast height of main trunk, proposed critical root zone impact percent, proposed mitigation ratio, actual impact percent, date of impact (month/year), document if accounted for in approved plans, actual replacement ratio, actual replacement number, date of planting (month/year), location of mitigation planting (Phase and general location), and expected year performance criteria to be met.	
		Quarterly impact and proposed mitigation documentation shall be provided to the County during the active phases of construction. Annual reports shall be provided until the project is completed.	
		BIO/mm-18.2: Tree Replacement Plan. Prior to issuance of a grading permit for any future development within the Specific Plan Area, a qualified arborist shall prepare and submit an Oak Tree Replacement Plan for the review and approval by the County of San Luis Obispo Planning and Building Director. The Oak Tree Replacement Plan will be approved by the County of San Luis Obispo and will include a plan for adding native oaks to the landscape planting plan for streets and recreational open spaces.	
		The Oak Tree Replacement Plan shall specify the number of oak trees to be planted based on the following mitigation ratios:	
		 Mitigation for Removed Trees. Oak trees removed from habitat types not mapped as oak woodland or oak forest in Figure 4.4-2, shall be mitigated for by planting replacement trees at a 4:1 ratio (four trees for each tree removed, e.g., 120 oaks planted for 30 removed). 	
		 Mitigation for Impacts to Preserved Trees. Per BIO/mm-18.1, damage that occurs to protected retained trees resulting from construction activities shall be mitigated for at the following ratios: 	
		 Impacts to less than 10% of a tree's critical root zone and canopy shall be mitigated at a 2:1 ratio (plant two trees for each tree impacted). 	
		 Impacts over 10% and less than 50% of a tree's critical root zone and/or canopy shall be mitigated at a 3:1 ratio (plant three trees for each tree impacted). 	
		 Impacts to more than 50% of a trees' critical root zone and/or canopy shall require mitigation at a 4:1 ratio (plant four trees for each tree impacted). 	

3. Criteria for Replacement Trees:

oject ponent	Impacts	Mitiga	tion Measures	Residual Impacts
		woodland and/or i	ay be planted to enhance the on ncluded in the landscape planti preserved oak forest habitat.	
		mitigation areas s feet per tree (assu	areas are not available, off-site hall be calculated at two times iming a 47-foot-diameter avera m grassland habitats).	1,750 square
		•	s shall not be planted within de zones (i.e., within 100 feet of s	· ·
		and in on-site rest collected from on- to be removed. Al	6 of the oak trees planted in mi oration areas shall be propaga site oak trees, preferably from mitigation trees propagated fro ch in diameter prior to the remo	ted from acorns those proposed om acorns must
			n trees must be from Central Co shall be at least 1-inch in diam	
		minimum of 7 yea	nall be maintained and monitore rs and must have reached a mi ertification of completion.	
		newly planted oak watering, unless " plants for up to 7 y material), compac	vities are not allowed within the trees: Year-round irrigation (no establishing" new tree or native years), grading (includes cutting tion (e.g., regular use of vehicle urfaces (e.g., pavement), and doots (e.g., tilling).	o summer compatible g and filling of es), placement
		In addition to oaks, the Oak Tree Repl Nipomo Mesa native oak woodlands ir herbs and shrubs that thrive near oaks some of the landscaping commonly er provides appropriate plants associated the Dana Reserve. This list includes some the Induscape planting plan shall include as western nettle and California plantal landscapes and allowed to be retained site maintenance. Special-status specthe native plant landscape plan, especticinity.	n open space planting palettes, and generally require less irringly palettes, and generally require less irringly properties. I with oak trees, including specieveral with California Rare Plande common native understory in, as they may be naturally properties and the properties of the properties of the properties.	as well as gation than The table below ies found on at Rank status. species, such esent in native restoration and e represented in
		Recommended Native Plant Species	s for Landscaping	
		Scientific Name	Common Name	Special Status

Shrubs – 12 Native Taxa		
Artemisia californica	California sagebrush	
Ceanothus impressus var. nipomensis	Nipomo Mesa ceanothus	CRPR 1B.2
Ceanothus cuneatus var. fascicularis	Sand buck brush	CRPR 4.2
Cercocarpus betuloides var. betuloides	Birch-leaf mountain- mahogany	
Frangula californica	California coffee berry	
Heteromeles arbutifolia	Toyon	
Prunus ilicifolia	Hollyleaf cherry	
Prunus fasciculata var. punctata	Sand almond	CRPR 4.3
Rhamnus crocea	Spiny redberry	
Salvia mellifera	Black sage	
Sambucus nigra ssp. caerulea	Blue elderberry	
Symphoricarpos mollis	Creeping snowberry	
Forbs – Annual and Perennial Na	tive Taxa	
Acmispon americanus	American bird's foot trefoil	
Acmispon glaber	Deer weed	
Anaphalis margaritacea	Pearly everlasting	
Asclepias eriocarpa	Kotolo	
Cirsium occidentale	Cobweb thistle	
Clarkia purpurea ssp. viminea	Wine cup Clarkia	
Claytonia parviflora ssp. parviflora	Miner's lettuce	
Corethrogyne filaginifolia	Common tansyaster	
Dichelostemma capitatum ssp. capitatum	Blue dicks	
Diplacus aurantiacus	Sticky monkeyflower	
Helianthemum scoparium	Broom rose	
Hesperocnide tenella	Western nettle	

Project Component	Impacts	Mitig	gation Measures	
		Heterotheca grandiflora	Telegraph weed	
		Horkelia cuneata var. puberula	Mesa horkelia	CRPR 1B.1
		Lupinus bicolor	Miniature lupine	
		Lupinus nanus	Sky lupine	
		Lupinus truncatus	Blunt leaved lupine	
		Paeonia californica	California peony	
		Pedicularis densiflora	Warrior's plume	
		Phacelia ramosissima	Branching phacelia	
		Phacelia tanacetifolia	Lacy phacelia	
		Pholistoma auritum	Fiesta flower	
		Piperia michaelii	Michael's rein orchid	CRPR 4.2
		Plantago erecta	California plantain	
		Pseudognaphalium californicum	Ladies' tobacco	
		Pterostegia drymarioides	Fairy mist	
		Silene laciniata	Cardinal catchfly	
		Solanum americanum	Common nightshade	
		Solanum xanti	Chaparral nightshade	

BIO/mm-18.3: Protect On-Site Oak Woodland Resources Intended to be Retained and Preserved On-Site. Prior to issuance of a grading permit for any future development within the Specific Plan Area, the applicant shall submit an Oak Woodland Protection and Restoration Plan to be reviewed and approved by the County of San Luis Obispo Planning and Building Department. Coast live oak forest, woodland, and retained trees within 50 feet of development shall be shown on all grading and development plans. The plan shall be prepared by a qualified individual acceptable to the County of San Luis Obispo Director of Planning and Building. The plan shall specify short- and long-term management actions necessary to preserve and enhance the on-site biological open space and will include sections for (1) habitat protection, (2) monitoring during project construction, (3) reporting, (4) oak tree replacement planting, (5) rare plant mitigation planting and protection, and (6) wildlife habitat protection. The plan shall include (7) a fuel management component that provides measures to protect native understory vegetation and downed woody debris in a manner that optimizes wildlife habitat protection and reduces fire risk to neighborhoods.

Residual Impacts

Project Component	Impacts	Mitigation Measures	Residual Impacts
		Fire fuel management shall address reduction of fire fuel loads within 100 feet of structures. The first 30 feet from residences/structures (e.g., the back of yards) shall be maintained to remove dead plant material, and trees shall be maintained to keep branches 10 feet from other trees. In the next 70 feet, annual grass shall be cut or grazed to a maximum average height of 4 inches. A horizontal space shall be created between patches of native shrubs. Fallen branches, twigs, and bark shall be removed to reduce total fuel load. Patches of live shrubs shall be retained, and patches of annual wildflowers shall be mowed/grazed after seeds have set. Young trees that are in shrub-form shall be shaped to minimize fuel load but allow for trees to protect their trunks during the growth period. Heavy branches of mature trees at least 6 feet from the ground shall be removed per California Department of Forestry and Fire Protection's "Prepare for Wildfire" recommendations to maintain defensible space. Management of defensible space (100 feet from structures and 10 feet from roads) must protect special-status plant and wildlife taxa as specified in Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-3.1, BIO/mm-4.1 and BIO/mm-4.2, BIO/mm-5.1, BIO/mm-6.1, BIO/mm-7.1, BIO/mm-8.1, BIO/mm-9.1, and BIO/mm-14.1.	
		BIO/mm-18.4: Off-Site Preservation. Prior to recordation of a Final Map for a land division over the Specific Plan Area, the applicant shall protect coast live oak forest (Quercus agrifolia / Toxicodendron diversilobum association) and coast live oak woodland (Quercus agrifolia / Adenostoma fasciculatum – [Salvia mellifera] association) at a ratio of 2:1 (2 acres conserved for each acre removed). A conservation easement over the protected habitat shall be controlled by a qualified conservation organization approved by the County of San Luis Obispo. Potential conservation organizations include, but are not limited to, The Nature Conservancy, Land Conservancy of San Luis Obispo County, Greenspace, or Cambria Land Trust.	
		Applicant-Proposed Mitigation: The applicant proposes to conserve 187 acres of coast live oak woodland and 67.5 acres of coast live oak forest that is intermixed with the 95.9 acres of chamise chaparral, 19.2 acres of La Panza manzanita chaparral, and 26.4 acres of annual grassland on the Dana Ridge Ranch. This property is located southeast of Dana Reserve (see Figure 4.4-13). Habitat descriptions, a plant list, and figures associated with this off-site mitigation location are detailed in Althouse and Meade (2021). The project proposes to impact 21.7 acres of coast live oak forest and 75.3 acres of coast live oak woodland (97.0 acres total). The applicant's proposed mitigation on Dana Ridge Ranch would yield a mitigation ratio of 3.1:1 for coast live oak forest and 2.5:1 for coast live oak woodland habitats. No restoration or replacement of removed oak trees is proposed.	
rff-Site nprovements	BIO Impact 19: Off-site transportation improvements and/or trenching of new water and wastewater pipelines could result in direct and indirect impacts to oak trees.	BIO/mm-19.1: Oak Tree Monitoring. Impacts to oak trees shall be avoided where feasible. Impacts include any ground disturbance or soil compaction within the dripline or critical root zone of the trees (whichever distance is greater). A qualified arborist shall determine the critical root zone for each oak tree within the path of the pipeline alignments. Ground disturbance shall be supervised by a licensed arborist if excavation is proposed within the critical root zone of an oak tree. The arborist shall supervise all trenching within the critical root zone. The arborist shall provide guidance such as temporary damaged root protection, use of air spades, timing between impact and root treatment by arborist, appropriate use of air spade or hand	Residual impa would be les than significa with mitigatio (Class II)

Project Component	Impacts	Mitigation Measures	Residual Impacts
		tools to minimize tree damage specific to the action proposed, and to treat root zone and branch damage. During and upon completion of construction, the licensed arborist shall provide treatment, as the licensed arborist determines is appropriate, to maintain and improve the health of the tree, including pruning of the broken main stem, and soil supplement and watering programs. All root pruning shall be completed with sharpened hand pruners. Pruned roots shall be immediately covered with soil or moist fabric. Damaged roots shall be treated within 24 hours by a qualified tree specialist to inhibit fungus, insects, or other disease damage.	
Cumulative	BIO Impact 20: The project would have cumulatively considerable impacts related to biological resources.	Implement Mitigation Measures BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-3.1, BIO/mm-4.1 and BIO/mm-4.2, BIO/mm-5.1, BIO/mm-6.1, BIO/mm-7.1, BIO/mm-8.1, BIO/mm-9.1, BIO/mm-11.1, BIO/mm-12.1, BIO/mm-13.1, BIO/mm-14.1, BIO/mm-15.1, BIO/mm-16.1, BIO/mm-17.1 through BIO/mm-17.3, BIO/mm-18.1 through BIO/mm-18.4, and BIO/mm-19.1.	Residual impacts would be significant and unavoidable (Class I)
Cultural Resource	s		
Off-Site Improvements	CR Impact 1: Off-site improvements could result in adverse effects to historical resources.	CR/mm-1.1: Prepare Historical Resources Evaluation. Prior to development of off-site improvements, a qualified architectural historian will conduct a review to determine the presence of historical resources and/or the potential for the improvements to affect historical resources and prepare a report that details the evaluation methodology, findings, and recommended mitigation measures to avoid and/or minimize potential impacts. The report shall be submitted to the Nipomo Community Services District for implementation and to the County of San Luis Obispo Planning and Building Department for verification of compliance with this measure.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	CR Impact 2: Future project-related ground-disturbing activities and indirect impacts related to the use and occupation of the Specific Plan Area could result in disturbance and destruction of known archaeological resources P-40-002132, P-40-002273, and DR-001.	CR/mm-2.1: Environmentally Sensitive Areas. The Extended Phase I study identified areas within each resource that contain subsurface deposits, which have higher potential to yield important information. Although abundant within the project area, non-diagnostic surface artifacts generally lack significant data potential. As such, the localized portions of each respective resource that contain evidence of subsurface deposits shall be avoided.	Residual impacts would be less than significant with mitigation (Class II)
		These areas shall be labeled as Environmentally Sensitive Areas on construction plans for initial site preparation and infrastructure establishment, as well as construction plans for all future phases of the project. Highly visible temporary construction fencing shall be installed along the boundary and shall remain in place during initial ground disturbance. To the greatest extent feasible, no ground disturbance, construction worker foot traffic, storage of materials, or storage or use of equipment shall occur within 50 feet of the Environmentally Sensitive Areas. If an Environmentally Sensitive Area will be accessible by occupants or visitors to the development, the Environmentally Sensitive Area shall be clearly marked, and designated trails will be established to ensure that no future impacts to the Environmentally Sensitive Areas occur as a result of the project. Where feasible, native vegetation shall be planted and maintained in a way that protects off-trail	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		activity within the Environmentally Sensitive Area(s) and minimizes impacts from	
		planting, irrigation, and use for the life of the project.	
		CR/mm-2.2: Data Recovery Plan. If a resource cannot be protected and avoided as an Environmentally Sensitive Area as described in CR/mm-2.1, the applicant shall retain a County of San Luis Obispo-qualified archaeologist to conduct and implement resource-specific data recovery prior to initial site preparation and infrastructure establishment, as well as prior to construction of all future phases of the project occurring within 50 feet of an Environmentally Sensitive Area. Prior to implementation of data recovery, a County-qualified archaeologist shall prepare a Data Recovery Plan outlining the goals and methods for conducting and reporting on the work. The Data Recovery Plan will include, but not be limited to:	
		 Research design; 	
		Excavation methodology;	
		Curation or repatriation plan;	
		4. Treatment of human remains;	
		Proposed sample size;	
		Proposed excavation locations; and	
		Coordination with local tribal groups.	
		The Data Recovery Plan will be tailored to the level of physical disturbance at each resource (if any). As the full extent of proposed disturbance cannot be determined at this time, it is not practical to include the preparation of the Data Recovery Plan as part of this Environmental Impact Report. The Data Recovery Plan will be prepared in direct coordination with local tribal groups and shall be submitted to the County of San Luis Obispo Planning and Building Department for review and approval.	
		CR/mm-2.3: Cultural Resources Protection Plan. In addition to the resource-specific Data Recovery program, a County of San Luis Obispo -qualified archaeologist shall prepare a Cultural Resources Protection Plan to ensure impacts to unknown resources are avoided or minimized during all future phases of the project, including off-site improvements. The Cultural Resources Protection Plan shall include, but not be limited to, the following provisions:	
		1. List of personnel involved in the observation and oversight activities;	
		2. Description of how monitoring will occur;	
		 Description of frequency of monitoring (e.g., full-time, part time, spot checking); 	
		 Description of what resources are expected to be encountered; 	
		 Description of circumstances that would result in the halting of work at the project site (e.g., what is considered significant archaeological resources?); 	
		Description of procedures for halting work on the site and notification procedures;	
		7. Description of reporting procedures; and	

8. Consultation with appropriate Chumash tribal representatives.

Project Component	Impacts	Mitigation Measures	Residual Impacts
		The Cultural Resources Protection Plan shall outline how and when archaeolog and/or tribal monitoring may occur during initial project activities. The intent of the Cultural Resources Protection Plan is to ensure avoidance of adverse impacts to resources protected as Environmentally Sensitive Areas and to ensure proper treatment in the case unknown resources are inadvertently discovered during primplementation.	ne co
		CR/mm-2.4: Worker Awareness Training. Prior to construction activities, the applicant shall have a County of San Luis Obispo-qualified archaeologist and a representative conduct a cultural resources training for all construction personn including the following:	
		1. Review the types of archaeological artifacts that may be uncovered;	
		2. Provide examples of common archaeological artifacts to examine;	
		 Review what makes an archaeological resource significant to archaeologists and local Native Americans; 	
		 Describe procedures for notifying involved or interested parties in cas a new discovery; 	se of
		Describe reporting requirements and responsibilities of construction personnel;	
		Review procedures that shall be used to record, evaluate, and mitigat new discoveries; and,	te
		 Describe procedures that would be followed in the case of discovery disturbed and/or intact human burials and burial-associated artifacts. 	of
Off-Site	CR Impact 3: Off-site improvements could result	Implement Mitigation Measures CR/mm-2.3 and CR/mm-2.4.	Residual impacts
Improvements	in adverse effects to archaeological resources.	CR/mm-3.1: Retain Archaeologist. Prior to development of off-site improvement a County of San Luis Obispo-qualified archaeologist shall be retained by the applicant to conduct a review of California Historical Resources Information Systematics search data to determine the presence of known resources and determine off-site improvement areas have been previously subject to archaeological study, and whether the study adequately addresses the potential for archaeological resources to occur within the disturbance area associated with implementation project.	than significant with mitigation ine if (Class II)
		If it is determined a study has not been conducted or existing research does not meet California Environmental Quality Act requirements for the identification and treatment of California Register of Historical Resources-eligible resources, a net study shall be conducted. The study shall identify archaeological resources that have the potential to be impacted by future development and provide mitigation measures to avoid and/or minimize potential impacts. Additional tasks, such as Native American coordination, Phase II archaeological testing, Phase III data recovery, and historic research, shall be conducted as necessary. The study shidentify cultural resources that have the potential to be impacted by future development and identify resource-specific mitigation measures to avoid and/or minimize potential impacts. The study shall be submitted to the County of San L	d w : all

Project Component	Impacts	Mitigation Measures	Residual Impacts
		Obispo Planning and Building Department prior to initiation of site preparation for off- site improvements.	
Specific Plan Area	CR Impact 4: Future project-related ground-disturbing activities and indirect impacts related to the use and occupation of the Specific Plan Area could result in disturbance and destruction of unknown human remains.	Implement Mitigation Measures CR/mm-2.3 and CR/mm-2.4.	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	CR Impact 5: Off-site improvements could result in disturbance and destruction of unknown human remains.	Implement Mitigation Measures CR/mm-2.3 and CR/mm-2.4.	Residual impacts would be less than significant with mitigation (Class II)
Cumulative	CR Impact 6: Project implementation may result in the cumulative disturbance and destruction of historic resources, including archaeological and historical resources pursuant to State CEQA Guidelines Section 15064.5, and human remains.	Implement Mitigation Measures CR/mm-1.1, CR/mm-2.1 through CR/mm-2.4, and CR/mm-3.1.	Residual impacts would be less than significant with mitigation (Class II)
Energy			
Specific Plan Area	EN Impact 1: The project could result in wasteful, inefficient, or unnecessary consumption of energy resources during project construction or operation.	Implement Mitigation Measures AQ/mm-3.1, AQ/mm-3.3, and TR/mm-3.1.	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	EN Impact 2: Off-site improvements could result in wasteful, inefficient, or unnecessary consumption of energy resources during project construction or operation.	Implement Mitigation Measure AQ/mm-3.1.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	EN Impact 3: The project could conflict with or obstruct a state or local plan for renewable energy or energy efficiency.	Implement Mitigation Measure AQ/mm-3.3.	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	EN Impact 4: Off-site improvements could conflict with or obstruct a state or local plan for renewable energy or energy efficiency.	Implement Mitigation Measure AQ/mm-3.1.	Residual impacts would be less than significant with mitigation (Class II)

Project Impacts		Mitigation Measures	Residual Impacts	
Cumulative	EN Impact 5: The project would not result in a cumulatively considerable impact to energy resources.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)	
Geology and Soils				
Specific Plan Area	GEO Impact 1: The project could directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving rupture of a known earthquake fault, seismic ground shaking, or seismic-related ground failure.	 GEO/mm-1.1: Foundations. The following recommendations shall be incorporated into the design criteria for future development of the Specific Plan Area: Conventional continuous and spread footings bearing on compacted soils may be used to support the new structures. Grade beams shall also be placed across all large entrances into the buildings. Footings and grade beams shall have a minimum depth of 12 inches below lowest adjacent grade; however, footings and grade beams for commercial buildings and residential buildings two stories or greater shall have a minimum depth of 18 inches below lowest adjacent grade. All spread footings shall be a minimum of 2 square feet. Footing and grade beam dimensions shall also conform to the applicable requirements of Section 1809 of the 2019 California Building Code. Footing reinforcement shall be in accordance with the requirements of the architect/engineer; minimum continuous footing and grade beam reinforcement shall consist of two No. 4 rebar, one near the top and one near the bottom of the footing. Footings shall be designed using a maximum allowable bearing capacity of 2,000 pounds per square foot (psf) dead plus live load. The allowable bearing capacity may be increased by 200 psf for each additional 6 inches of embedment below a depth of 12 inches below lowest adjacent grade. The allowable bearing capacity shall not exceed 3,000 psf dead plus live loads. Using these criteria, maximum total and differential settlement under static conditions are expected to be on the order of 3/4-inch and 1/4-inch in 25 feet, respectively. Footings shall also be designed to withstand total and differential dynamic settlement of 1/2-inch and 1/4-inch across the largest building dimension, respectively. Lateral loads may be resisted by soil friction and by passive resistance of the soil acting on foundations. Lateral capacity is based on the assumption that backfill adjacent to foundations is proper	Residual impacts would be less than significant with mitigation (Class II)	

Project Component	Impacts	Mitigation Measures						Residual Impacts		
		2019 Mapped CBC Values Site Class "D" Adjusted Values Design Values					'alues			
		Seismic Parameters	Values (g)	Site Coefficients	Values (g)	Seismic Parameters	Values (g)	Seismic Parameters	Values (g)	
		S _S	1.056	F_a	1.078*	S_{MS}	1.138	S_{DS}	0.759*	
		S ₁	0.386	F _V	1.914	S _{M1}	0.739	S _{D1}	0.493	
		Peak Mean (Seismic Des		cceleration (PC	GA _M) = 0.5	527g				
			Section '	s 1.4 and S _{DS} a 12.14.8 of the				orce Analysis ers Publications	s is used	
		pri ex	or to pla cavation	cement of re	inforcing oroughly	steel or any moistened p	formwo orior to P	otechnical er rk. Foundatio Portland ceme be present.	n	
Off-Site Improvements	GEO Impact 2: Off-site improvements could directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving rupture of a known earthquake fault, seismic ground shaking, or seismic-related ground failure.	Mitigation is	not nece	essary.						Residual impacts would be less than significant (Class III)
Specific Plan Area	GEO Impact 3: The project could result in substantial soil erosion or the loss of topsoil during future construction activities.	Mitigation is	not nece	essary.						Residual impacts would be less than significant (Class III)
Off-Site Improvements	GEO Impact 4: Off-site improvements could result in substantial soil erosion or the loss of topsoil during future construction activities.	Mitigation is	not nece	essary.						Residual impacts would be less than significant (Class III)
Specific Plan Area	GEO Impact 5: The project may be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse.	are im ma as	ation. The existing eas shall provement aterial. A compace	ng ground sund be prepared ents, vegetati ny existing fi ted fill. Any e	face in t I for con on, large Il soils sl existing u	he building a struction by the e roots, debri hall be comp utilities that v	removino is, and o letely re vill not re	ace improvem g existing ther deleteric moved and re emain in servi method of ut	ous eplaced ice shall	Residual impacts would be less than significant with mitigation (Class II)

Project Component	Impacts	Mitigation Measures	Residual Impacts
		abandonment will depend upon the type and depth of the utility. Recommendations for abandonment can be made as necessary.	
		 Voids created by the removal of materials or utilities, and extending I the recommended overexcavation depth, shall be immediately called the attention of the geotechnical engineer. No fill shall be placed unle the geotechnical engineer has observed the underlying soil. 	l to
		GEO/mm-5.2: Grading.	
		1. Following site preparation, the soils in the building area for one- and story buildings shall be removed to a level plane at a minimum depth feet below the bottom of the deepest footing or 4 feet below existing grade, whichever is deeper. The soils in the building area for three-a four-story buildings shall be removed to a level plane at a minimum of 4 feet below the bottom of the deepest footing or 5 feet below exist grade, whichever is deeper. During construction, locally deeper removed to a place of the place of the solution of the deepest footing or 5 feet below exist grade, whichever is deeper. During construction, locally deeper removed to a place of the place	n of 3 and depth sting ovals urface
		2. In addition to the recommendations of measure 1, all cut or cut/fill transition areas shall be overexcavated such that a minimum of 5 fee compacted fill is provided within all the building areas. Also, the minimum of the fill below the building area shall not be less than half of the maximum depth of fill below the building area. For example, if the maximum depth of fill below the building area is 20 feet, then the mindepth of fill below the same building area grades shall be no less that feet. In no case shall the depth of fill be less than 5 feet on the building areas.	mum the nimum n 10
		3. Following site preparation, the soils in the surface improvement area be removed to a level plane at a minimum depth of 1 foot below the proposed subgrade elevation or 2 feet below the existing ground sur whichever is deeper. During construction, locally deeper removals m recommended based on field conditions. The resulting soil surface s then be scarified, moisture conditioned, and compacted prior to place any fill soil.	face, ay be hall
		4. Following site preparation, the soils in fill areas beyond the building a surface improvement areas shall be removed to a depth of 2 feet bel existing grade. During construction, locally deeper removals may be recommended based on field conditions. The resulting soil surface s then be scarified, moisture conditioned, and compacted prior to place any fill soil.	low hall
		 Voids created by dislodging cobbles and/or debris during scarificatio shall be backfilled and compacted, and the dislodged materials shall removed from the area of work. 	

6. On-site material and approved import materials may be used as general fill. All imported soil shall be non-expansive. The proposed imported soils

Project Component	Impacts		Mitigation Measures	Residual Impacts
			shall be evaluated by the geotechnical engineer before being used, and on an intermittent basis during placement on the site.	
		7.	All materials used as fill shall be cleaned of any debris and rocks larger than 6 inches in diameter. No rocks larger than 3 inches in diameter shall be used within the upper 3 feet of finish grade. When fill material includes rocks, the rocks shall be placed in a sufficient soil matrix to ensure that voids caused by nesting of the rocks will not occur and that the fill can be properly compacted.	
		8.	Soils are estimated to shrink by approximately 15% to 20% when prepared and graded as recommended above.	
		GEO/mr	n-5.3: Project Design, Construction Observation, and Testing.	
		1.	A geotechnical engineer shall be retained to provide consultation during the design phase, aid in incorporating recommendations of this report in future project design, review final plans once they are available, interpret this report during construction, and provide construction monitoring in the form of testing and observation.	
		2.	At a minimum, the geotechnical engineer shall be retained to provide:	
			a. Review of final grading, utility, and foundation plans;	
			 Professional observation during grading, foundation excavations, and trench backfill; 	
			c. Oversight of compaction testing during grading; and	
			d. Oversight of special inspection during grading;	
		3.	Special inspection of grading shall be provided as per California Building Code Section 1705.6 and Table 1705.6. The special inspector shall be under the direction of the geotechnical engineer. Special inspection of the following items shall be provided by the special inspector:	
			a. Stripping and clearing of vegetation	
			b. Overexcavation to the recommended depths	
			c. Scarification, moisture conditioning, and compaction of the soil	
			d. Fill quality, placement, and compaction	
			e. Utility trench backfill	
			f. Retaining wall drains and backfill	
			g. Foundation excavations	
			h. Subgrade and aggregate base compaction and proof rolling	
		4.	A program of quality control shall be developed prior to beginning grading. The contractor or project manager shall determine any additional inspection items required by the architect/engineer or the governing jurisdiction.	
		5.	Locations and frequency of compaction tests shall be as per the recommendation of the geotechnical engineer at the time of construction. The recommended test location and frequency may be subject to	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		modification by the geotechnical engineer, based on soil and moisture conditions encountered, size and type of equipment used by the contractor, the general trend of the results of compaction tests, or other factors.	
		The geotechnical engineer shall be notified at least 48 hours prior to beginning construction operations.	
Off-Site Improvements	GEO Impact 6: The project may be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	GEO Impact 7: Off-site improvements may 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.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	GEO Impact 8: Paleontological resources could be present in geological units that underlay the Specific Plan Area, and ground-disturbing activities could damage paleontological resources that may be present below the surface.	GEO/mm-8.1: Preparation of a Paleontological Resources Monitoring and Mitigation Plan. A qualified paleontologist, meeting the standards of the Society of Vertebrate Paleontology (2010), shall be retained prior to the approval of grading permits. The qualified paleontologist shall develop a Paleontological Resources Monitoring and Mitigation Plan for all ground-disturbing activities, provide mitigation measures to reduce potential impacts when existing information indicates that a site proposed for development may contain paleontological resources, and report to the site in the event potential paleontological resources are encountered.	Residual impacts would be less than significant with mitigation (Class II)
		GEO/mm-8.2: Worker Environmental Awareness Program. The qualified paleontologist shall conduct a Worker Environmental Awareness Program for all construction workers prior to the start of ground-disturbing activities (including vegetation removal, pavement removal, etc.). In the event construction crews are phased, additional trainings shall be conducted for new construction personnel. The training session shall focus on the recognition of the types of paleontological resources that could be encountered within the project site and the procedures to be followed if they are found. This information may be presented to contractors and their staff through the use of in-person "tailgate" meetings or other mechanisms (e.g., handouts). Documentation shall be retained demonstrating that all construction personnel attended the training.	
		GEO/mm-8.3: Paleontological Monitoring and Handling of Resources Inadvertently Discovered during Ground-Disturbing Activities. Part-time/on-call paleontological resources monitoring shall be conducted by a qualified paleontologist who meets the standards of the Society of Vertebrate Paleontology (2010), for all ground-disturbing activities that occur in previously undisturbed sediments, as outlined in the Paleontological Resources Monitoring and Mitigation Plan prepared to satisfy Mitigation Measure GEO/mm-8.1. If required per the requirements of the Paleontological Resources Monitoring and Mitigation Plan, the	

Project Component	Impacts	Mitigation Measures	Residual Impacts
		qualified paleontologist shall spot check the excavation on an intermittent basis and recommend whether the depth of required monitoring shall be revised based on his/her observations. Monitors shall have the authority to temporarily halt or divert work away from exposed fossils in order to recover the fossil specimens. Any significant fossils collected during project-related excavations shall be prepared to the point of identification and curated into an accredited repository with retrievable storage as designated in the Paleontological Resources Monitoring and Mitigation Plan. Monitors shall prepare daily logs detailing the types of activities and soils observed and any discoveries. The qualified paleontologist shall prepare a final monitoring and mitigation report to document the results of the monitoring effort.	
		If construction or other project personnel discover any potential fossils during construction, regardless of the depth of work or location, work at the discovery location shall cease in a 50-foot radius of the discovery until the qualified paleontologist has assessed the discovery and made recommendations as to the appropriate treatment. If the find is deemed significant, it shall be salvaged following the standards of the Society of Vertebrate Paleontology (2010) and curated with a certified repository.	
Off-Site Improvements	GEO Impact 9: Paleontological resources could be present in geological units that underlay the area of off-site improvements, and ground-disturbing activities could damage paleontological resources that may be present below the surface.	Implement Mitigation Measures GEO/mm-8.1 through GEO/mm-8.3 .	Residual impacts would be less than significant with mitigation (Class II)
Cumulative	GEO Impact 10: The project would not result in a cumulatively considerable impact to geology and soils.	Implement Mitigation Measures GEO/mm-1.1, GEO/mm-5.1, GEO/mm-5.2, and GEO/mm-5.3, GEO/mm-8.1, GEO/mm-8.2, and GEO/mm-8.3.	Residual impacts would be less than significant with mitigation (Class II)
Greenhouse Gas E	Emissions		
Specific Plan Area	GHG Impact 1: The project could generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on	Implement Mitigation Measures AQ/mm-3.1, AQ/mm-3.3, and TR/mm-3.1. GHG/mm-1.1: The following measures shall be implemented to reduce project-generated emissions of greenhouse gases:	Residual impacts would be less than significant
	the environment.	 To the extent practical, the proposed project shall reuse and recycle construction waste, including, but not limited to, soil, vegetation, concrete, lumber, metal, and cardboard. 	with mitigation (Class II)
		 The servicing of residential development by natural gas shall be prohibited. To the extent possible, nonresidential development shall install electrically powered appliances and building mechanical equipment in place of natural gas-fueled equipment. 	
		 Encourage future land uses to participate in Central Coast Community Energy as the electricity provider if it is an option that would be available at the time of occupancy. 	

Project Component	Impacts		Mitigation Measures	Residual Impacts
		4.	The project shall provide organic waste pick up and shall provide the appropriate on-site enclosures consistent with County requirements.	
		5.	The project shall be designed to incorporate drought-resistant and native plants.	
		6.	The project shall be designed to incorporate water-efficient irrigation systems.	
		7.	The project shall be designed to incorporate low-flow water fixtures.	
		8.	The project shall install high-reflectance roofing materials (e.g., U.S. Environmental Protection Agency "Energy Star"-rated), to the extent practical, to reduce building heat absorption and summer energy costs.	
		9.	The electrical systems for single-family homes shall be designed with sufficient capacity to accommodate Level 2 residential-use electric vehicle chargers.	
Off-Site Improvements	GHG Impact 2: Off-site improvements could generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment.	Implement Mitigation Measure AQ/mm-3.1.		Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	GHG Impact 3: The project would conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of greenhouse gases.	Implement Mitigation Measures AQ/mm-3.1, AQ/mm-3.3, GHG/mm-1.1, and TR/mm-3.1.		Residual impacts would be significant and unavoidable (Class I)
Off-Site Improvements	GHG Impact 4: Off-site improvements could conflict with an applicable plan, policy, or regulation adopted for the purpose of reducing the emissions of greenhouse gases.	Mitigation is not necessary.		Residual impacts would be less than significant (Class III)
Cumulative	GHG Impact 5: The project would result in a cumulatively considerable impact to greenhouse gas emissions.	Impleme	ent Mitigation Measure TR/mm-3.1 .	Residual impacts would be significant and unavoidable (Class I)
Hazards and Haza	rdous Materials			
Specific Plan Area	HAZ Impact 1: The project would not create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials.	Mitigatio	on is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Off-Site Improvements	HAZ Impact 2: Off-site improvements would not create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	HAZ Impact 3: The project could create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment.	Implement Mitigation Measure AQ/mm-7.1.	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	HAZ Impact 4: Off-site improvements could create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment.	Implement Mitigation Measures AQ/mm-7.1 and BIO/mm-16.1 through BIO/mm-16.3.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	HAZ Impact 5: The project could emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	HAZ Impact 6: Off-site improvements could emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	HAZ Impact 7: Off-site improvements would be located near a hazardous materials site pursuant to California Government Code Section 65962.5.	HAZ/mm-7.1: Prior to initiation of vegetation removal, demolition activities, or any earth-moving activities within 1,000 feet of any open hazardous materials site pursuant to California Government Code Section 65962.5, the project contractor shall prepare and implement a Hazardous Materials Management Plan that details procedures that will be taken to ensure the appropriate handling, stockpiling, testing, and disposal of excavated materials to prevent the inadvertent release of contaminated soil and demolished materials to the environment during construction activities. Elements of the plan shall include, but would not necessarily be limited to, the following:	Residual impacts would be less than significant with mitigation (Class II)
		Worker Health and Safety	
		Accident prevention measures.	
		 The requirement that all construction crew members be trained regarding best practices for the appropriate handling, stockpiling, testing, and disposal of excavated materials prior to beginning work. 	

Project Component	Impacts		Mitigation Measures	Residual Impacts
		Soil Cor	ntamination	
		1.	Procedures for the proper handling, stockpiling, testing, and disposal of excavated materials in accordance with California Code of Regulations Title 14 and Title 22.	
		2.	Soil contamination evaluation and management procedures, including how to properly identify potential contamination (e.g., soil staining, odors, buried material), the requirement that construction activities within a 50-foot radius of potentially contaminated soil be halted until the hazard has been assessed and appropriately addressed, the requirement that access to potentially contaminated areas be limited to properly trained personnel, and procedures for notification and reporting, including internal management and local agencies (e.g., California Department of Forestry and Fire Protection, County of San Luis Obispo Environmental Health Services), as needed.	
		3.	Monitoring of ground-disturbing activities for soil contamination may include visual and organic vapor monitoring by personnel with appropriate hazardous materials training, including 40 hours of Hazardous Waste Operations and Emergency Response (HAZWOPER) training.	
		4.	If visual and organic vapor monitoring indicates signs of suspected contaminated soil, then soil samples shall be collected and analyzed to characterize soil quality.	
		5.	Evaluation of all potentially contaminated materials encountered during project construction activities in accordance with applicable federal, state, and local regulations and/or guidelines governing hazardous waste. All materials deemed to be hazardous shall be remediated and/or disposed of following applicable regulatory agency regulations and/or guidelines. Disposal sites for both remediated and non-remediated soils shall be identified prior to beginning construction. All evaluation, remediation, treatment, and/or disposal of hazardous waste shall be supervised and documented by qualified hazardous waste personnel.	
Specific Plan Area	HAZ Impact 8: The project would not impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan.	Mitigatio	n is not necessary.	Residual impact would be less than significant (Class III)
Off-Site Improvements	HAZ Impact 9: Off-site improvements would not impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan.	Mitigatio	n is not necessary.	Residual impact would be less than significant (Class III)
Cumulative	HAZ Impact 10: The project would not result in a cumulatively considerable impact to hazards and hazardous materials.	Mitigatio	n is not necessary.	Residual impact would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Hydrology and Wa	ter Quality		
Specific Plan Area	HYD Impact 1: The project could violate water quality standards or waste discharge requirements or otherwise substantially degrade surface or groundwater quality.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	HYD Impact 2: Off-site improvements could violate water quality standards or waste discharge requirements or otherwise substantially degrade surface or groundwater quality.	Implement Mitigation Measures BIO/mm-17.1 through BIO/mm-17.3.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	HYD Impact 3: The project could substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	HYD Impact 4: Off-site improvements could substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	HYD Impact 5: The project could substantially alter the existing drainage pattern of the site or increase surface water runoff in a manner that would result in substantial erosion or siltation, flooding, or an exceedance of stormwater drainage systems.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	HYD Impact 6: Off-site improvements could substantially alter the existing drainage pattern of the site or increase surface water runoff in a manner that would result in substantial erosion or siltation, flooding, or an exceedance of stormwater drainage systems.	Implement Mitigation Measures BIO/mm-17.1 through BIO/mm-17.3.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area and Off-Site Improvements	HYD Impact 7: The project could conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	HYD Impact 8: Off-site improvements would not risk the release of pollutants due to project inundation.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Cumulative	HYD Impact 9: The project would not result in a cumulatively considerable impact to hydrology and water quality.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Land Use and Plan	nning		
Specific Plan Area	LUP Impact 1: The project would not physically divide an established community.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	LUP Impact 2: Off-site improvements would not physically divide an established community.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	LUP Impact 3: The project would adversely affect the local jobs-to-housing ratio within the project area and would be inconsistent with Land Use Planning Policy L-3 of the San Luis Obispo County Clean Air Plan.	No feasible mitigation has been identified.	Residual impacts would be significant and unavoidable (Class I)
Specific Plan Area	LUP Impact 4: The project would result in an increase in regional VMT and would generate VMT per employee above applicable thresholds; therefore, the project would be potentially inconsistent with Policy AQ 1.2 of the County of San Luis Obispo General Plan Conservation and Open Space Element.	Implement Mitigation Measure TR/mm-2.1.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	LUP Impact 5: The project would result in the net loss of CRPR 4 and Watch List plant species, native oak woodland, and sensitive habitats; therefore, the project would be potentially inconsistent with goals and policies of the County of San Luis Obispo General Plan Conservation Open Space Element pertaining to preservation of biological resources and Policy 3.8 of the Parks and Recreation Element.	Implement Mitigation Measures BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-4.1, BIO/mm-15.1, BIO/mm-16.1, BIO/mm-18.1 through BIO/mm-18.4, and BIO/mm-19.1.	Residual impacts would be significant and unavoidable (Class I)
Specific Plan Area	LUP Impact 6: The project could be inconsistent with Policy 2.2, Goal 2/Objective B, and Policies 6.4, 6.9, and 6.10 of the County of San Luis Obispo General Plan Parks and Recreation Element and three Public Facilities, Services,	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts
	and Resources policies in the South County Inland Area Plan.		
Specific Plan Area	LUP Impact 7: The project could be inconsistent with policies within the County of San Luis Obispo General Plan Conservation and Open Space Element, Framework for Planning (Inland), Land Use Ordinance, and South County Inland Area Plan related to preservation of rural visual character, compatibility with the natural landscape, and preservation of views of oak woodlands and other visually significant features.	Implement Mitigation Measures AES/mm-3.1, AES/mm-3.2, and AES/mm-7.1.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	LUP Impact 8: The project could be inconsistent with policies in the Sustainable Communities Strategy and County Framework for Planning (Inland) associated with establishment of development and utility services within of existing transit corridors and/or urban reserve line/village reserve line boundaries.	Implement Mitigation Measure PS/mm-1.1 .	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	LUP Impact 9: Off-site improvements would not conflict with applicable land use plans, policies, or regulations adopted for the purpose of avoiding or mitigating an environmental effect.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Cumulative	LUP Impact 10: The project would result in cumulative impacts associated with inconsistency with goals and policies identified within the County of San Luis Obispo General Plan Conservation and Open Space Element, Framework for Planning (Inland), Land Use Ordinance, and South County Area Plan regarding preservation and no net loss of sensitive biological resources and preservation of rural visual character.	Implement Mitigation Measures BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-4.1, BIO/mm-15.1, BIO/mm-16.1, BIO/mm-18.1 through BIO/mm-18.4, BIO/mm-19.1, AES/mm-3.1 through AES/mm-3.3, and AES/mm-7.1.	Residual impacts would be significant and unavoidable (Class I)
Mineral Resources	3		
Cumulative	MR Impact 1: The project would not result in a cumulatively considerable impact to mineral resources.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures		Residual Impacts	
Noise					
Specific Plan Area	N Impact 1: The project would generate a substantial temporary or permanent increase in		.1: The following mitigation measures shall be implemented to reduce e to short-term construction noise.	Residual impacts would be less	
	ambient noise levels in excess of established standards.	1.	Unless otherwise provided for in a validly issued permit or approval, noise-generating construction activities should be limited to between the hours of 7:00 a.m. and 7:00 p.m. Noise-generating construction activities should not occur on Sundays or legal holidays.	than significant with mitigation (Class II)	
		2.	Construction equipment should be properly maintained and equipped with noise-reduction intake and exhaust mufflers and engine shrouds, in accordance with manufacturers' recommendations. Equipment-engine shrouds should be closed during equipment operation.		
		3.	Equipment shall be turned off when not in use for an excess of 5 minutes, except for equipment that requires idling to maintain performance.		
		4.	Construction haul truck routes shall be routed away from nearby noise- sensitive land uses to the extent possible.		
		5.	Staging and queuing areas shall be located at the farthest distance possible from nearby noise-sensitive land use identified in the project area at the time of construction.		
		6.	Stationary equipment (e.g., generators, compressors) shall be located at the farthest distance possible from nearby noise-sensitive land use identified in the project area at the time of construction.		
		7.	A public liaison shall be appointed for project construction and shall be responsible for addressing public concerns related to construction-generated noise, including excessive noise. As needed, the liaison shall determine the cause of the concern (e.g., starting too early, bad muffler) and implement measures to address the concern. Where necessary, additional measures, such as equipment repairs, equipment enclosures, or temporary barriers, shall be implemented to address local concerns.		
		8.	Signage shall be placed at the project site construction entrance(s) to advise the public of anticipated dates of construction. The signage shall include the phone number of the public liaison appointed to address construction-related noise concerns.		
			.2: The following mitigation measures shall be implemented to reduce long- cosure to transportation and non-transportation noise:		
		1.	The County of San Luis Obispo shall require acoustical assessments to be prepared as part of the County development review process for future noise-sensitive land uses located within the projected 60 A-weighted decibels Community Noise Equivalent Level noise contour of U.S. Route 101 (i.e., within 1,005 feet from the centerline of U.S. Route 101, refer to Figure 4 in Environmental Impact Report Appendix I). The acoustical assessments shall address compatibility with the County of San Luis Obispo's noise standards for transportation noise sources. Where the		

Project Component	Impacts	Mitigation Measures	Residual Impacts
		acoustical assessments determine that transportation noise levels would exceed applicable County noise standards, noise-reduction measures shall be incorporated sufficient to reduce operational noise levels to below applicable noise standards. Such measures may include, but are not limited to, the incorporation of setbacks, sound barriers, or berms. The emphasis of such measures shall be placed upon site planning and project design. (Refer to Table 4.13-6 of this Environmental Impact Report for noise-sensitive land uses and corresponding noise standards.)	
		2. The County shall require acoustical assessments to be prepared as part of the environmental review process for future commercial land uses involving the proposed installation of exterior noise-generating equipment, including, but not limited to, back-up power generators, trash compactors, amplified public address systems, and commercial-use air conditioning condensers. The acoustical assessments shall evaluate potential noise impacts attributable to the proposed project in comparison to applicable County noise standards for stationary noise sources (refer to Table 4.13-7). The acoustical assessment shall evaluate impacts to nearby existing off-site, as well as future planned on-site, noise-sensitive land uses. Where the acoustical analysis determines that stationary-source noise levels would exceed applicable County noise standards, noise-reduction measures shall be incorporated sufficient to reduce operational noise levels to below applicable noise standards. Such measures may include, but are not limited to, the incorporation of setbacks, sound barriers, berms, hourly limitations, or equipment enclosures. The emphasis of such measures shall be placed upon site planning and project design (see Table 4.13-7 of this Environmental Impact Report for applicable County of San Luis Obispo noise standards).	
Off-Site Improvements	N Impact 2: Off-site improvements would generate a substantial temporary or permanent increase in ambient noise levels in excess of established standards.	Implement Mitigation Measure N/mm-1.1 .	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	N Impact 3: The project would not result in the generation of excessive short- or long-term groundborne vibration or noise levels.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	N Impact 4: Off-site improvements would not result in the generation of excessive short- or long-term groundborne vibration or noise levels.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Cumulative	N Impact 5: The project would not result in a cumulatively considerable impact to noise.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Population and Ho	ousing		
Specific Plan Area	PH Impact 1: The project would induce substantial unplanned population growth in the Nipomo area.	No feasible mitigation has been identified.	Residual impacts would be significant and unavoidable (Class I)
Off-Site Improvements	PH Impact 2: Off-site improvements would not result in substantial unplanned population growth.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	PH Impact 3: The project would not displace existing people or housing.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	PH Impact 4: Off-site improvements would not displace existing people or housing.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Cumulative	PH Impact 5: The project would result in a cumulatively considerable impact related to substantial and unplanned population growth.	No feasible mitigation has been identified.	Residual impacts would be significant and unavoidable (Class I)
Public Services			
Specific Plan Area	PS Impact 1: The project would result in an increased need for fire protection services.	Provision of Land for a New Fire Station. The project applicant shall be required to coordinate with the County of San Luis Obispo and California Department of Forestry and Fire Protection to identify and dedicate land for the future construction and operation of a new fire station in the community of Nipomo. The dedication of land for the new fire station shall be included in the Development Agreement between the project applicant and the County of San Luis Obispo.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	PS Impact 2: The project would not contribute to the existing need for expanded police protection services within the project area.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Specific Plan Area	PS Impact 3: The project could increase demand on existing LMUSD facilities.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	PS Impact 4: The project could result in an increased demand on public park facilities.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	PS Impact 5: The project could increase demand on library services.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	PS Impact 6: Off-site improvements would not result in an increased need for fire protection services.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	PS Impact 7: Off-site improvements would not contribute to the existing need for expanded police protection services within the project area.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	PS Impact 8: Off-site improvements would not increase demand on existing LMUSD facilities.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	PS Impact 9: Off-site improvements would not result in an increased demand on public park facilities.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	PS Impact 10: Off-site improvements would not increase demand on library services.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Cumulative	PS Impact 11: The project could result in cumulative impacts related to public services.	Implement Mitigation Measure PS/mm-1.1.	Residual impacts would be less than significant with mitigation (Class II)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Recreation			
Specific Plan Area	REC Impact 1: The project could increase the use of existing neighborhood, community, or regional parks or other recreational facilities, such that substantial physical deterioration of the facility would occur or be accelerated.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	REC Impact 2: Off-site improvements would not increase the use of existing neighborhood or regional parks or other recreational facilities, such that substantial physical deterioration of the facility would occur or be accelerated.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	REC Impact 3: The project includes the development of recreational facilities that may have an adverse physical effect on the environment.	Implement Mitigation Measures AES/mm-3.1 and AES/mm-3.2, AQ/mm-3.1 and AQ/mm-3.2, AQ/mm-7.1, BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-3.1, BIO/mm-4.1 and BIO/mm-4.2, BIO/mm-5.1, BIO/mm-6.1, BIO/mm-7.1, BIO/mm-8.1, BIO/mm-9.1, BIO/mm-14.1, BIO/mm-15.1, BIO/mm-18.1 through BIO/mm-18.4, CR/mm-1.1 through CR/mm-1.4, GEO/mm-1.1, GEO/mm-5.1 through GEO/mm-5.3, GEO/mm-8.1 through GEO/mm-8.3, N/mm-1.1 and N/mm-1.2, USS/mm-3.1, and WF/mm-3.1.	Residual impacts would be less than significant with mitigation (Class II)
Cumulative	REC Impact 4: The project could result in a cumulatively considerable impact to recreational facilities.	Implement Mitigation Measures AES/mm-3.1 and AES/mm-3.2, AQ/mm-7.1, BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-3.1, BIO/mm-4.1 and BIO/mm-4.2, BIO/mm-5.1, BIO/mm-6.1, BIO/mm-7.1, BIO/mm-8.1, BIO/mm-9.1, BIO/mm-14.1, BIO/mm-15.1, BIO/mm-18.1 through BIO/mm-18.4, CR/mm-1.1 through CR/mm-1.4, HAZ/mm-7.1, GEO/mm-1.1, GEO/mm-5.1 through GEO/mm-5.3, GEO/mm-8.1 through GEO/mm-8.3, N/mm-1.1 and N/mm-1.2, USS/mm-3.1, and WF/mm-3.1.	Residual impacts would be less than significant with mitigation (Class II)
Transportation			
Specific Plan Area	TR Impact 1: Phased implementation of the Specific Plan Area could conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	TR Impact 2: Off-site improvements could conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts Would be significant and unavoidable (Class I)
Specific Plan Area	TR Impact 3: Buildout of the Specific Plan Area would exceed the County VMT thresholds and therefore would not be consistent with State CEQA Guidelines Section 15064.3(b). VMT per employee would be incrementally reduced compared to existing conditions; however, the project-related increase in residential VMT per capita and overall VMT would exceed the County VMT thresholds.	TR/mm-3.1: A transportation demand management program or identification of transportation demand management strategies to implement would be required of each applicant. The residential, commercial, education, and/or hotel development applicant in consultation with the County of San Luis Obispo will choose feasible transportation demand management strategies and tailor to the development proposal. Potential measures to reduce vehicle miles traveled include, but are not limited to: 1. Improve or increase access to transit 2. Increase access to common goods and services 3. Incorporate affordable housing into the project 4. Orient the project towards transit, bicycle, and pedestrian facilities 5. Improve bicycle and/or pedestrian facilities and/or transit services 6. Limit or eliminate parking supply 7. Implement or provide access to commute reduction programs 8. Provide car-, bike-, and ride-sharing programs 9. Provide transit passes 10. Provide on-site amenities at places of work	
Off-Site Improvements	TR Impact 4: Off-site improvements would not generate VMT in a manner that would be inconsistent with State CEQA Guidelines Section 15064.3(b).	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	TR Impact 5: Phased buildout of the Specific Plan Area would not substantially increase hazards due to a geometric design feature or incompatible uses.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	TR Impact 6 : Off-site improvements would not substantially increase hazards due to a geometric design feature or incompatible uses.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	TR Impact 7: Phased buildout of the Specific Plan Area would not result in inadequate emergency access.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	TR Impact 8: Off-site improvements would not result in inadequate emergency access.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Cumulative	TR Impact 9: The project would result in a cumulatively considerable impact to transportation and traffic.	Implement Mitigation Measure TR/mm-3.1.	Residual impacts would be significant and unavoidable (Class I)
Tribal Cultural Res	sources		
Specific Plan Area	TCR Impact 1: Proposed development of the Specific Plan Area could directly and indirectly impact CRHR-eligible resources and resources considered by the County to be significant pursuant to PRC Section 5024.1 (DR-001, P-40-02132, and P-40-002273).	Implement Mitigation Measures CR/mm-2.1 through CR/mm-2.4. TCR/mm-1.1: Deeded Repatriation Location. A specific location, protected by a deed restriction, shall be dedicated to repatriate cultural materials encountered during future archaeological study, development, and occupation within the Specific Plan Area. An accessible vault, protected from the elements, and accessible to the tribes shall be constructed within the boundary of DR-001. The specific location, size, and construction methodology of the vault will be developed in direct consultation with the consulting tribes.	Residual impacts would be less than significant with mitigation (Class II)
		TCR/mm-1.2: Project Design Considerations. The applicant shall incorporate, to the extent feasible, themes, infrastructure, and placenames associated with local Chumash tribes into the overall project design throughout all phases of future development. These design considerations shall include, but not be limited to the following aspects:	
		 Designated areas for local Chumash tribes to use for various purposes, such as ceremonial gatherings, education, and events; 	
		Planting of native vegetation, specifically species varieties that have significance to the local Chumash tribes;	
		Incorporation of informative and interpretive signage;	
		 Incorporation of tribal names, placenames, and phrases for appropriate project design features; and 	
		 Development of designated trails outside of the boundaries of known resources to limit unauthorized use and reduce potential for looting. 	
Off-Site Improvements	TCR Impact 2: Off-site improvements could result in adverse effects to known and unknown CRHR-Eligible Resources or resources considered by the County to be significant pursuant to PRC Section 5024.1.	Implement Mitigation Measures CR/mm-2.3, CR/mm-2.4, and CR/mm-3.1.	Residual impacts would be less than significant with mitigation (Class II)
Cumulative	TCR Impact 3: Project implementation could result in the cumulative disturbance and destruction of tribal cultural resources, including known and unknown CRHR-Eligible Resources and resources considered by the County to be significant tribal cultural resources pursuant to PRC Section 5024.1.	Implement Mitigation Measures CR/mm-2.1. through CR/mm-2.4, CR/mm-3.1, TCR/mm-1.1, and TCR/mm-1.2.	Residual impacts would be less than significant with mitigation (Class II)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Utilities and Service	ce Systems		
Specific Plan Area	USS Impact 1: The project would require the construction of new or expanded water, wastewater treatment, stormwater drainage, electric power, natural gas, and telecommunications facilities.	Implement Mitigation Measures AQ/mm-3.1, AQ/mm-3.2, AQ/mm-7.1, BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-3.1, BIO/mm-4.1 and BIO/mm-4.2, BIO/mm-5.1, BIO/mm-6.1, BIO/mm-7.1, BIO/mm-8.1, BIO/mm-9.1, BIO/mm-14.1, BIO/mm-15.1, BIO/mm-18.1 through BIO/mm-18.4, CR/mm-1.1 through CR/mm-1.4, GEO/mm-8.1 through GEO/mm-8.3, and N/mm-1.1.	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	USS Impact 2: The project would require the construction of new and expanded off-site water and wastewater system improvements.	Implement Mitigation Measures AQ/mm-3.1, AQ/mm-3.2, AQ/mm-7.1, BIO/mm-1.1 through BIO/mm-1.6, BIO/mm-2.1 through BIO/mm-2.3, BIO/mm-3.1, BIO/mm-4.1 and BIO/mm-4.2, BIO/mm-5.1, BIO/mm-6.1, BIO/mm-7.1, BIO/mm-8.1, BIO/mm-11.1, BIO/mm-13.1, BIO/mm-16.1, BIO/mm-17.1 through BIO/mm-17.3, BIO/mm-19.1, CR/mm-1.1 through CR/mm-1.4, HAZ/mm-7.1, GEO/mm-8.1 through GEO/mm-8.3, and N/mm-1.1.	Residual impacts would be less than significant with mitigation (Class II)
Specific Plan Area	USS Impact 3: The project may not have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry, and multiple dry years.	USS/mm-3.1: Prior to issuance of development permits for any project phase, the project developer shall be required to provide proof of water supply sufficient to meet the estimated water demand for proposed development based on the demand projections included in the Dana Reserve WSA. The proof of water supply shall include an affirmative concurrence from the Nipomo Community Services District that they have adequate water supply to serve the development and shall be subject to review and approval by the County prior to issuance of any development permits.	Residual impacts would be less than significant with mitigation (Class II)
Off-Site Improvements	USS Impact 4: Off-site improvements would not result in an increase in demand on water supply.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	USS Impact 5: The NCSD could have adequate capacity to treat wastewater generated by the project.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	USS Impact 6: Off-site improvements would not result in an increase in demand on wastewater services.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Specific Plan Area	USS Impact 7: The project could generate solid waste in excess of the capacity of local infrastructure or otherwise impair state or local solid waste reduction goals.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)
Off-Site Improvements	USS Impact 8: Off-site improvements could generate solid waste in excess of the capacity of local infrastructure or otherwise impair state or local solid waste reduction goals.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts	
Specific Plan Area	USS Impact 9: The project would comply with federal, state, and local solid waste reduction goals.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)	
Off-Site Improvements	USS Impact 10: Off-site improvements would comply with federal, state, and local solid waste reduction goals.	Mitigation is not necessary.	Residual impacts would be less than significant (Class III)	
Cumulative	USS Impact 11: The project could result in a cumulatively considerable impact to utilities and service systems.	Implement Mitigation Measure USS/mm-3.1.	Residual impacts would be less than significant with mitigation (Class II)	
Wildfire				
Specific Plan Area	WF Impact 1: The project could impair an adopted emergency response plan or emergency evacuation plan.	WF/mm-1.1: Prior to occupancy of any Dana Reserve Specific Plan neighborhoods, the master Dana Reserve Homeowner's Association shall coordinate with individual Dana Reserve Specific Plan neighborhood Homeowner's Associations and County of San Luis Obispo Fire Department to identify temporary refuge areas throughout the community. Temporary refuge areas shall be documented and available for residents and guests within the Specific Plan Area. Refuge areas may include the following:	Residual impacts would be less than significant with mitigation (Class II)	
		1. Parking lots in commercial and multi-family residence areas		
		2. Neighborhoods parks		
		3. Public parks		
		Neighborhood pocket parks		
		The master Homeowner's Association shall also coordinate with individual Dana Reserve Specific Plan neighborhood Homeowner's Associations and County of San Luis Obispo Fire Department to develop a method of public outreach to provide information regarding emergency planning and alerting within the Specific Plan Area. Information to be provided to the public shall include, but not be limited to, the following:		
		Location of established refuge areas		
		2. Emergency entry and exit points within the community		
		3. Nearest emergency entry and exit points to each specific neighborhood		
		4. Family emergency planning		
		 Types of emergency alerting and methods to receive emergency notifications 		
		6. Emergency supply kit necessities		
		7. Care options for pets and other animals in an emergency		

Project Component	Impacts		Mitigation Measures	Residual Impacts
		planning	utreach shall be conducted annually and include any updated emergency information, as necessary. Compliance shall be documented with the of San Luis Obispo.	
Off-Site Improvements	WF Impact 2: Off-site improvements could impair an adopted emergency response plan or emergency evacuation plan.	Mitigatio	Mitigation is not necessary.	
Specific Plan Area	WF Impact 3: The project could exacerbate wildfire risks due to development within a high fire hazard severity zone.	adopt Comainten are mainten Associat coordinate practice master I regardin	-3.1: Prior to project occupancy, the master Homeowner's Association shall ovenants, Conditions, and Restrictions that include requirements for the ance and protection of the open space areas that ensure that these spaces ntained in perpetuity. Prior to adoption by the master Homeowner's tion, Covenants, Conditions, and Restrictions shall be created in attion with the County to ensure feasibility of open space management is. The Covenants, Conditions, and Restrictions shall be enforced by the Homeowner's Association throughout the lifetime of the project. Language g protection and management of open space areas as it pertains to wildfire ude, but shall not be limited to:	Residual impacts would be less than significant with mitigation (Class II)
		1.	Smoking, use of cooking equipment, or any other ignition source is prohibited in the open space areas.	
		2.	Safety precautions are required when using equipment capable of creating a spark; this includes spark arrestors.	
		3.	All fireworks or other devices that could cause an ignition of a fire are prohibited throughout the Dana Reserve.	
		4.	Overnight camping is prohibited.	
		5.	Motorized vehicles are not permitted in the open space areas. (except emergency vehicles, vehicles permitted by the Homeowner's Association to conduct official business, and single-rider motorized vehicles adapted for recreational use by people with disabilities).	
		6.	Discharging or carrying firearms, crossbows, fireworks, or projectile weapons of any kind is not permitted (except law enforcement officials) in the Dana Reserve.	
		7.	The Homeowner's Association will maintain fire prevention signage in fire- prone areas near or on trails.	
		8.	The Homeowner's Association will conduct vegetation management in the open spaces, in the retention basins, on trails, and near U.S. Route101 that prevent or reduce the ability for a wildfire to spread to other properties in proximity. Methods used will provide for the protection of the open space environment.	
		9.	Fencing or barriers adjoining the open space areas, whether owned privately or by the Homeowner's Association, will be constructed of a fire-resistive material so that it will not convey or contribute to the spread of fire from or to the open space areas (exception may include an open-type	

Project Component	Impacts		Mitigation Measures	Residual Impacts
			fence, such as a split-rail fence). Combustible fence material will not be used within 5 feet of structures.	
		10.	Vegetation management will be consistent with Dana Reserve's County of San Luis Obispo-approved oak woodland habitat management plan.	
		11.	The Homeowner's Association is authorized to enter into contracts and agreements for vegetation management in and near the open space areas that includes hand, mechanical, animal, prescribe fire, herbicide, and other methods consistent with accepted vegetation management practices.	
		12.	The Homeowner's Association is authorized to increase assessment and fines necessary to protect and maintain the open space areas. This may include funds for the hiring of staff and contracts.	
		13.	The Homeowner's Association is authorized to enter into agreements with agencies, land conservancies, and other organizations who also have a mutual concern for the protection of the open space areas.	
Off-Site Improvements	WF Impact 4: The project could exacerbate wildfire risks due to development within a high fire hazard severity zone.	Mitigation is not necessary.		Residual impacts would be less than significant (Class III)
Specific Plan Area	WF Impact 5: The project would require installation of internal roads, public utility easements, and utility infrastructure that may exacerbate fire risk.	Mitigation is not necessary.		Residual impacts would be less than significant (Class III)
Off-Site Improvements	WF Impact 6: Off-site improvements could exacerbate fire risk.	Mitigation is not necessary.		Residual impacts would be less than significant (Class III)
Specific Plan Area	WF Impact 7: The project could expose people or structures to risk associated with downslope or downstream flooding or landslides.	Mitigation is not necessary.		Residual impacts would be less than significant (Class III)
Off-Site Improvements	WF Impact 8: The project could expose people or structures to risk associated with downslope or downstream flooding or landslides.	Mitigation is not necessary.		Residual impacts would be less than significant (Class III)
Cumulative	WF Impact 9: The project would not result in a cumulatively considerable impact related to wildfire.	Mitigatio	n is not necessary.	Residual impacts would be less than significant (Class III)

Project Component	Impacts	Mitigation Measures	Residual Impacts
Growth-Inducing I	mpacts		
Specific Plan Area Cumulative	GI Impact 1: The project would result in substantial growth inducement associated with the proposed project's population as well as the potential to induce additional spatial, economic, or population growth in a geographic area.	No feasible mitigation has been identified.	Residual impacts would be significant and unavoidable (Class I)

6. AREAS OF CONTROVERSY

Section 15123(b)(2) of the State CEQA Guidelines requires identification of the areas of controversy known to the Lead Agency, including issues raised by agencies and the public. In compliance with State CEQA Guidelines Section 15082, as amended, an Initial Study and Notice of Preparation (IS/NOP) was circulated on June 24, 2021, to various agencies, organizations, and interested persons throughout the region. The proposed project was described, the scope of the environmental review was identified, and agencies and the public were invited to review and comment on the IS/NOP. The close of the IS/NOP review period was July 25, 2021. Following the close of the 30-day comment period on the IS/NOP, a review of comment letters was conducted to identify any key issues that may require additional technical studies or background research. Pursuant to State CEQA Guidelines Section 15082 (c)(1), for projects of statewide, regional, or areawide significance, the Lead Agency is required to conduct at least one scoping meeting. The scoping meeting is for jurisdictional agencies and interested persons or groups to provide comments regarding, but not limited to, the range of actions, alternatives, mitigation measures, and environmental effects to be analyzed. The County hosted a scoping meeting on July 19, 2021, via a Zoom webinar.

Areas of controversy raised by public agencies, public organizations, and individual members of the public primarily included concerns regarding neighborhood compatibility, including the density of the proposed project, light pollution, and safety; the sustainability of the potable water supply in the project region; an increase in traffic congestion and associated traffic-related noise; loss of oak woodlands and sensitive biological resources; and development within an area prone to wildfire risk. These concerns are addressed in the evaluation and identification of potential mitigation measures for each environmental issue area included in Chapter 4, *Environmental Impact Analysis*, respectively.

7. PROJECT ALTERNATIVES

Section 15123(b)(3) of the State CEQA Guidelines requires identification of the choice among project alternatives. Alternatives to the proposed project are discussed in detail in Chapter 5, *Alternatives Analysis*, of this EIR in accordance with Section 15126.6 of the State CEQA Guidelines. Alternatives to be considered under CEQA are those that would avoid or substantially lessen one or more of the significant environmental effects identified during evaluation of the proposed project. As identified in Table ES-2, the project would result in significant impacts related to air quality, biological resources, greenhouse (GHG) gas emissions, land use and planning, population and housing, and transportation. In order to maximize the range of alternatives considered and provide flexibility during project approval, the EIR evaluated a total of eight variations of the proposed project aimed at reducing the project's significant and unavoidable impacts. In addition, the EIR also evaluated the No Project Alternative as required by State CEQA Guidelines Section 15126.6(e), to allow decision makers to compare the impacts of approving the project with the impacts of not approving the project.

State CEQA Guidelines Section 15126.6(c) requires that an EIR disclose potential alternatives that were considered and eliminated along with a brief explanation of the reason for elimination. Factors used to eliminate alternatives from detailed consideration include: (1) failure to meet most of the basic project objectives; (2) infeasibility; and/or (3) inability to avoid significant environmental impacts. The following alternatives were considered but ultimately eliminated based on the above stated criteria:

• Burton Mesa Chaparral Avoidance Alternative. Under this potential alternative, proposed development would be limited to the eastern portion of the project site by increasing the density of proposed single-family residential dwellings, multi-family residential dwellings, and proposed commercial development in the eastern portion of the site and reducing the area of proposed buildout, particularly in sensitive areas of biological resources in the western portion of the

Specific Plan Area, including areas supporting Burton Mesa chaparral. While the Burton Mesa Chaparral Avoidance Alternative would substantially avoid and reduce impacts to biological resources and reduce air pollutant and GHG emissions, reduce vehicle miles traveled (VMT), reduce unplanned population growth, and improve project consistency with applicable plans and policies, this alternative would not reduce significant impacts related to aesthetic resources and would potentially increase impacts associated with compatibility with the surrounding areas. Further, this alternative would not meet all of the basic project objectives, such as providing a diversity of housing types, including affordable homes, and connecting on-site residential neighborhoods to the community through development of pedestrian, bicycle, and equestrian trails via Collector B and an on-site trail system in the majority of the Specific Plan Area. The Burton Mesa Chaparral Avoidance Alternative does not meet all of the basic project objectives and is likely infeasible from a cost perspective. It also has the potential to generate more severe and/or new potentially significant impacts; therefore, this alternative was eliminated from further review, consistent with State CEQA Guidelines Section 15126.6(c).

- Residential Rural Development Alternative. This alternative would result in a future buildout scenario that is consistent with the existing Residential Rural (RR) land use designation for the project site. While this alternative would result in residential development in a manner that would be more consistent with the scale of adjacent residential land uses and would reduce air pollutant emissions, GHG emissions, VMT, and population growth, the Residential Rural Development Alternative would not meet the basic project objectives related to providing a diversity of housing types, including affordable homes. This alternative also has the potential to increase impacts related to utilities and service systems. Therefore, the Residential Rural Development Alternative was eliminated from further discussion in accordance with State CEQA Guidelines Section 15126.6(c).
- Exclusively Commercial/Retail Development Alternative. Under this alternative, the 288-acre project site would not be developed with residential uses and would instead be developed with flex commercial and village commercial uses over 238.2 acres of the project site. While this alternative would reduce air pollutant emissions, GHG emissions, VMT, and population growth, the Exclusively Retail Development Alternative would not meet the basic project objectives and would be inconsistent with the General Plan. This alternative would not meet project objectives and County objectives (as defined in the County's MOU with the Applicant) related to providing a diversity of housing types, including affordable homes, and providing public parks. This alternative would continue to result in the loss of oak woodland, Burton Mesa chaparral, and other natural habitats and would alter the existing visual character of the project site. This alternative may also be infeasible due to the project area's inability to support this significantly increased extent of commercial/retail uses. Since the Exclusively Commercial/Retail Development Alternative would not meet the basic project objectives, if potentially infeasible, and would not reduce all of the project's significant impacts, this alternative was eliminated from further consideration, consistent with State CEQA Guidelines Section 15126.6(c).
- Alternative Location Alternative. Under this alternative, the project would not be developed on the proposed 288-acre Dana Reserve and would be developed at another location within the county. An alternative location would need to be large enough to accommodate approximately 173 acres of residential land uses, including 831 residential single-family units, 458 residential multi-family units, and up to 152 ADUs; 22.3 acres of commercial land uses; 49.8 acres of open space; 21.9 acres of roadways; and 11 acres of public recreational facilities. The applicant does not own alternative sites that could accommodate the proposed development; therefore, it is uncertain whether an alternative site would be feasible, successfully reduce the project's significant impacts, and meet the basic project objectives. Therefore, the Alternative Location

Alternative was eliminated from further discussion in accordance with State CEQA Guidelines Section 15126.6(c).

Criteria used to develop preliminary project alternatives to be carried forward for further evaluation included: (1) whether the alternative would avoid or substantially lessen significant impacts to air quality, biological resources, GHG emissions, land use and planning, population and housing, and transportation; (2) whether the alternative would generally meet most of the basic project objectives and underlying fundamental purpose; and (3) whether implementation of the alternative would be feasible. The following alternatives were carried forward for detailed evaluation:

- No Project Alternative. Under this alternative, implementation of the DRSP would not occur and future buildout of the project site, including off-site improvement areas, would not occur. This alternative assumes no development would occur on the site to provide a clear comparison of the project to existing (undeveloped) baseline conditions; development as envisioned in the current General Plan for Cañada Ranch is evaluated in La Cañada Ranch Alternative, below. As no physical changes to the environment would occur, potentially significant impacts would be substantially reduced in comparison to the proposed project. However, the No Project Alternative would not meet any of the project objectives.
- Alternative 1: Applicant-Preferred Alternative. This alternative would change the conceptual master plan slightly by reconfiguring the conceptual master plan to relocate a multi-family neighborhood (Neighborhood [NBD] 10) from the northeastern portion of the project site to the central portion of the site adjacent to the eastern side of the proposed public neighborhood park. As a result, the proposed public park would be reduced to 6 acres in size. This alternative would also relocate the future construction of Collector A through APN 091-301-029 to connect North Frontage Road to Willow Road; consistent with the proposed project, Collector B would connect Hetrick Avenue to Willow Road through APN 091-301-031. Under Alternative 1, buildout of the project site would be consistent with the scale and proposed land use types included under the proposed project. As a result, impacts under this alternative would be generally consistent with impacts associated with the proposed project. However, this alternative would change the alignment of Collector A and would move a proposed neighborhood from the northeastern portion of the site, which would substantially reduce the number of impacted oak trees. Alternative 1 would meet all of the project objectives.
- Alternative 2: La Cañada Ranch Specific Plan Alternative. Under this alternative, buildout of the project site would be consistent with the buildout scenario for the site as envisioned in the County's General Plan. This alternative would result in an increase in light industrial and commercial development and a decrease in residential development and would also substantially increase the amount of land designated for open space and eliminate recreational land uses, consistent with the types of uses prioritized in LUO Section 22.98.072 (listed above). Under this alternative, impacts related to air quality, biological resources, GHG emissions, land use and planning, population and housing, and transportation would be reduced. However, the La Cañada Ranch Alternative would increase impacts related to recreation. Although this alternative would facilitate the future development of residential land uses, due to the substantial reduction in the number of proposed units, the number of affordable units would be significantly decreased in order to provide funding for site development and other improvements. As a result, the La Cañada Ranch Alternative would not meet most of the basic project objectives, including providing a mix of residential development, including affordable homes, and providing public recreational facilities at the project site.
- Alternative 3: Residential Rural Cluster Subdivision Alternative. Under this alternative, no commercial development would occur, and the density of residential development would be limited, resulting in a smaller scale of buildout as compared to the proposed project. Based on the

reduction of proposed residential units, this alternative would reduce population growth in comparison to the proposed project. As a result, impacts related to biological resources, GHG emissions, land use and planning, population and housing, and public services would be reduced. However, the Residential Rural Cluster Subdivision Alternative would result in similar impacts related to air quality and transportation. In addition, this alternative may preclude annexation into the NCSD due to infrastructure costs to serve the reduced number of new connections and would, therefore, potentially increase impacts related to utilities and service systems. Due to the substantial reduction in the number of proposed residential units, the Rural Residential Cluster Subdivision Alternative would not meet the basic project objective of providing a diversity of housing types, including affordable homes. This alternative would also be inconsistent with the commercial and light industrial land uses planned for the site as identified in County's General Plan.

- Alternative 4: Development on Non-Native Grassland Alternative. This alternative would increase the amount of land dedicated to open space by reducing the area of proposed residential, commercial, and recreational development, and by avoiding to a greater extent the amount of impacted oak woodland and Burton Mesa chaparral habitat. This alternative would marginally reduce population growth in comparison to the proposed project but would require higher density development within the reduced project footprint to maintain the same general level of buildout of the Specific Plan Area. Buildout of this alternative would still constitute a substantial increase in growth within the community of Nipomo and impacts related to air quality, GHG emissions, land use and planning, population and housing, and transportation would be generally consistent with the proposed project. By avoiding the majority of onsite oak woodlands and Burton Mesa chaparral, this alternative would substantially reduce impacts to biological resources; however, the increased density may increase impacts related to compatibility with surrounding areas. The Development on Non-Native Grassland Alternative is considered feasible; however, it may conflict with the basic project objective of providing a mix of housing types and affordable housing options.
- Alternative 5: Gradual Transition along the Fringe Alternative. This alternative would include the same type and configuration of land uses as Alternative 1: the Applicant-Preferred Alternative, but it would reduce the density of residential development along the property boundaries to provide a more gradual transition between surrounding rural residential development and the denser residential development within the Specific Plan Area. The maximum number of units within neighborhoods located adjacent to the northern, southern, or western boundary of the Specific Plan would be reduced by 20% (approximately 154 units of a 12% total reduction) to accommodate the lower density build-out of the Specific Plan Area's perimeter. This alternative would marginally reduce population growth in comparison to the proposed project; however, buildout of this alternative would still constitute a substantial increase in growth within the community of Nipomo and impacts related to air quality, biological resources, greenhouse gas emissions, land use and planning, population and housing, and transportation would be generally consistent with the proposed project. This alternative is considered feasible; however, it will likely reduce the affordability of housing within the Specific Plan Area and, therefore, may conflict with the basic project objective of providing a mix of affordable housing options. In addition, this alternative fails to substantially reduce or avoid any of the significant impacts identified for the proposed project.

The State CEQA Guidelines require an analysis of alternatives to identify an environmentally superior alternative among the alternatives evaluated in the EIR. The environmentally superior alternative is the alternative that would minimize adverse impacts to the environment. Based on the evaluation of alternatives, the No Project Alternative would be the environmentally superior alternative because it would minimize the project's adverse impacts to the environment. However, State CEQA Guidelines

Section 15126.6(e)(2) states that if the No Project Alternative is also the environmentally superior alternative, the EIR should then identify an environmentally superior alternative among the other alternatives. Based on the detailed evaluation of project alternatives included in EIR Chapter 5, *Alternatives Analysis*, Alternative 3: the Residential Rural Cluster Subdivision Alternative would be considered the environmentally superior alternative. Since residential development would be central to this alternative, this alternative would help the County reach its housing development allocation goals per the County RHNA required by state law. However, based on the clustered development and other site constraints, this alternative may not meet project goals for the provision of affordable market rate housing units. Therefore, Alternative 3 would reduce the project's significant impacts; however, it would not meet all of the project's objectives. Because it would most successfully reduce the number and extent of significant environmental impacts, and would meet more of the project's primary objectives than other alternatives, Alternative 3 is the Environmentally Superior Alternative.



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ROB FITZROY
Executive Officer

BRIAN A. PIERIK Legal Counsel

IMELDA MARQUEZ
Analyst

Morgan Bing Clerk Analyst

San Luis Obispo Local Agency Formation Commission

TO: MEMBERS OF THE COMMISSION

FROM: ROB FITZROY, EXECUTIVE OFFICER

DATE: JULY 21, 2022

SUBJECT: SHANDON SAN JUAN WATER DISTRICT ANNEXATION & SPHERE

OF INFLUENCE APPLICATION STATUS; LAFCO NO. 4-R-21

RECOMMENDATION

It is respectfully recommended that the Commission receive and file this application status update on LAFCO File 4-R-21.

DISCUSSION

Background

On December 27, 2021, LAFCO received an application for a sphere of influence (SOI) amendment and annexation to Shandon-San Juan Water District (SSJWD). On January 20, 2022, the Commission received notice of the application at its regularly scheduled meeting to fulfill the requirements of government code section 56857.

As required by law, LAFCO provided a response to the application within 30 days. On January 26, 2022, LAFCO staff provided a letter to the applicant that identified a number of items that needed to be resolved in order to continue processing the application. LAFCO received responses in two parts on February 24, 2022, and March 25, 2022. LAFCO staff reviewed the information provided and provided another response on May 11, 2022, see Attachment A.

Shandon-San Juan Water District

SSJWD was established as a water district in 2016/2017 primarily for the purposes of becoming a Groundwater Sustainability Agency (GSA) under the Sustainable Groundwater Management Act (SGMA). The District was authorized by LAFCO to exercise powers listed in Water Code 34000 et al - California Water District. LAFCO activated all powers under the Water Code with the exception of being able to provide sewer services and transfer/move/export water outside of the Basin. The District was approved by the State of California to become a GSA in 2017. Currently, the District

primarily functions as a GSA. On July 20, 2021, SSJWD established the following fees in order to represent landowner interests in implementing the Groundwater Sustainability Plan (GSP), which is a key responsibility of any GSA under SGMA.

- Irrigated Land \$26.00 per acre
- Non-Irrigated Land \$0.11 per acre
- Residences \$7.50 per residence
- De minimis level for single landowner \$25.00

Proposed Annexation and SOI Amendment

The proposed project includes an annexation of approximately 2,494 acres of property into the Shandon-San Juan Water District. The property is located in the unincorporated area of the County near Shandon on Shell Canyon Road (APN 037-321-016, 037-331-014). A map of the proposed annexation area is included in Attachment B. The annexation area is currently vacant and does not support any active agricultural operation, and no development is proposed at this time.

Status Update

LAFCO's January 26, 2022, and May 11, 2022, letters identified an issue related to the annexation and expansion into an area in which the County of San Luis Obispo is the exclusive GSA per Water Code Section 10723.8. Our letter noted that at a minimum, LAFCO would need written confirmation from the County GSA that they would agree to a boundary change and relinquish their GSA authority overlying the proposed annexation area, preferably an agreement/resolution document to support such a change. This is necessary for several reasons, the primary reason however is because SSJWD is a GSA, and under SGMA (Section 10723.8), GSA boundaries cannot overlap.

LAFCO staff has coordinated with County staff on this matter. Based on past actions of the Board of Supervisors, County staff are of the position that the County GSA will not withdraw from serving as the GSA within the proposed annexation area at this time. Until County GSA and SSJWD come to an agreement about GSA authority in the subject area, LAFCO cannot continue to process an application because the proposal would conflict with state law (SGMA) due to the overlapping issue.

In terms of LAFCO processing requirements, the Cortese, Knox, Hertzberg Act, specific actions and items must be completed and provided prior to an application being presented to the Commission for action. At this point in time, this application is not ready for Commission consideration due to the aforementioned. This situation is much like when there is an application for annexation to a district or city for services, LAFCO is required to consult with the affected agencies to ensure they support the request. Affected agencies' support for an annexation or other action is required. If a district does not support a request, application processing may be terminated or placed on hold until an issue is resolved. Another aspect of affected agency support relates to tax negotiations. LAFCO is required to commence a tax exchange negotiation between an affected agency (in this case SSJWD) and the County prior to deeming the application complete (as noted in LAFCO's

January 26, 2022, letter). In this circumstance, a prerequisite to initiating a tax exchange, would be to obtain confirmation from the County GSA as to whether they are willing to relinquish authority in the proposed annexation area, as they are the directly affected agency of this proposal. As noted above, we have consulted with County staff and there does not appear to be support for this request at this point in time.

Conclusions for File 4-R-21

LAFCO must place the application on hold until the above matter is resolved between SSJWD and the County. LAFCO cannot process a proposal that conflicts with state law or the Cortese, Knox, Hertzberg Act. Our May 11, 2022, identified two options for the applicant to move forward with:

- 1. Coordinate with the County GSA to identify possible solutions. If there is a favorable outcome, the applicant may reengage LAFCO to continue processing the application.
- 2. Withdraw the application and re-submit at a later date when the GSA issue has been resolved.

Implications for Future Applications

Regarding future annexation applications, it is expected that similar circumstances would result for any other applications received for annexation wherein the annexation area would expand into County GSA authority. There is a total of four GSAs in the Paso Robles Groundwater Basin, and those include SSJWD, City of Paso Robles, San Miguel Community Services District, and County of San Luis Obispo. Should any additional annexation applications be submitted, it may result in a similar situation. Nonetheless, LAFCO will process any annexation applications on a case-by-case basis and coordinate with affected agencies as required.

Attachment A: LAFCO Response Letter Dated May 11, 2022

Attachment B: Location Map

Attachment A

LAFCO Response Letter Dated May 11, 2022



LAFCO - San Luis Obispo - Local Agency Formation Commission SLO LAFCO - Serving the Area of San Luis Obispo County

•

May 11, 2022

DATE:

FROM:

TO:

COMMISSIONERS

Kylix Vineyards California, LP

Chairperson ED WAAGE City Member Attn: Matthew Newhall and Matt Turrentine

P.O. Box 12958

San Luis Obispo CA 93406

805-952-3096

Vice-Chair Debbie Arnold County Member

Rob Fitzroy, Executive Officer

LYNN COMPTON
County Member

CC: LAFCO Commissioners

Brian Pierik, LAFCO Legal Counsel

Marshall Ochylski Special District Member

District, LAFCO File No. 4-R-21

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Special District Member

Steve Gregory
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CHARLES BOURBEAU
City Member

David Watson Public Member

STAFF

ROB FITZROY
Executive Officer

Brian A. Pierik Legal Counsel

IMELDA MARQUEZ Analyst Mr. Newhall and Mr. Turrentine,

Thank you for your responses to our information request letter sent on January 26, 2022. We received your response in two parts, the first of which was provided via email on February 24, 2022, and the second of which was a Plan for Services provided on March 28, 2022. For ease of reference, we provided the original requests from our January 26, 2022 letter, and our response to the information provided for that request, those responses are further below. However, we would first like to bring your attention to a critical path issue that was previously raised in our January 26, 2022, letter.

SUBJECT: Sphere of Influence & Annexation #1 to the Shandon San Juan Water

Item #8 in our January 26, 2022, letter identified a potential issue related to the annexation and expansion into an area in which the County of San Luis Obispo is the presumed exclusive Groundwater Sustainability Agency (GSA) under the Sustainable Groundwater Management Act (SGMA) as per Water Code Section 10723.8(d). Our comment noted that at a minimum, LAFCO would need written confirmation from the County GSA that they would agree to a boundary change and relinquish their authority overlying the proposed annexation area, preferably an agreement/resolution document to support such a change. As per standard protocol, LAFCO referred this application to the County of San Luis Obispo (and other affected agencies) and LAFCO staff has coordinated with County staff on this matter. Based on past actions of the Board of Supervisors, County staff are of the position that the County GSA will not withdraw from serving as the GSA within the proposed annexation area.

In your response letter dated February 24, 2022, two comments were presented on this matter.

- 1. First, it was requested that LAFCO provide the agreement used in the prior detachment approved by LAFCO in 2019. We can provide information related to the detachment, however, there was no formal agreement (see Board of Supervisors item for November 19, 2019). Please note that detachments are distinctly different than annexations. When a detachment is approved from the District, the County is permitted to presume authority as per Water Code Section 10723.8, no formal agreement is necessary. It should also be noted that this same Water Code section directs that GSA boundaries shall not overlap. The District participated in this detachment and can also provide any documentation as well as the forms submitted to the State. Annexations are different in several ways, but the key difference in this circumstance is that when annexing into the authority of another GSA, that GSA must agree to a boundary change.
- 2. The second comment in your February 24, 2022, response stated that the "primary purpose of the annexation benefit of the District's services related to groundwater monitoring, modeling, management, and protection. Representation by the District as a GSA is important, but the lack of this would not negate the ongoing critical services provided by the District." Please note that your application specifically states the reason for the proposed annexation is that "the water district provides landowner representation with the groundwater sustainability agency and may provide additional water benefits in the future." As such, it is important to distinguish between the two separate authorities of the District under its powers as a water district and its powers as a GSA. The District's powers as a water district as specified in Water Code Section 35401, in part state that a district "may acquire, plan, construct, maintain, improve, operate, and keep in repair the necessary works for the production, storage, transmission, and distribution of water for irrigation, domestic, industrial, and municipal purposes". In other words, the District's powers as a water district are intended for conveyance of water and maintenance of infrastructure. Currently, the District has no infrastructure nor conveys any water.

The District's powers as a GSA are identified in Water Code Section 10725 et. seq. and those powers are furthered by adoption of a state-approved groundwater sustainability plan (GSP). Generally, the powers allow for the District to determine the need for management, prepare and adopt a GSP, adopt rules and regulations, propose fees, monitor and enforce compliance, and other powers. The application as submitted, and the provided Plan for Services indicate that the annexation's purpose is for the benefit of receiving services of the District as they relate to it's powers as a GSA. As noted above, your application states that the purpose is to obtain benefits of the GSA. In addition, the provided Plan for Services lists various services that would be provided. The vast majority of those services relate and would stem from the District's powers as GSA. Because the vast majority of requested services as noted in the application and in the submitted Plan for Services relate to the District's powers as a GSA, it seems infeasible to obtain those services at this time from the District because of the County GSA issue. And as noted above, the District has no infrastructure and does not convey water under its powers as a Water District. As such, it would not be possible for the proposed annexation to benefit from any powers of the District as a Water District at this point in time.

The key issue with this scenario is that under the Cortese, Knox, Hertzberg Act, specific actions / items must be completed /provided prior to an application being presented to the Commission for action. See Government Code Section 56652. At this point in time, this application is not ready for Commission consideration due to the aforementioned. This situation is much like when an application for annexation to a District requests, for example, sewer service, LAFCO is required to consult with the affected District to ensure they support the request. Affected agencies support for an annexation or other action is required. If a district does not support a request, application processing may be terminated. Another aspect of affected agency support relates to tax negotiations. LAFCO is required to commence a tax exchange negotiation between an affected agency and the County prior to deeming the application complete (as noted in item #9 in our January 26, 2022 letter). Also see Section 99 of the Revenue and Taxation Code. In this circumstance, a prerequisite to initiating a tax exchange, would be to obtain confirmation from the County GSA as to whether they are willing to relinquish authority in the proposed annexation area, as they are directly affected agency of this proposal. As noted above, we have consulted with County staff and there does not appear to be support for this request. The result of this situation is that LAFCO cannot continue processing the application until the County GSA agrees to a boundary change or another resolution is identified. And because the GSA issue must be resolved first, we also cannot move forward with the tax negotiation agreement process at this time. As noted above, tax negotiations must be completed prior to deeming an application complete as per Section 99 of the Revenue and Taxation Code.

In conclusion, LAFCO must pause processing the application until the above matter has been resolved. Options to moving forward are as follows:

- Coordinate with the County to discuss the GSA issue and identify possible solutions to this
 matter. If there is a favorable outcome for your purposes with those discussions, coordinate
 with LAFCO to continue processing the application and bring this item to the Commission for
 consideration; or,
- 2. Withdraw the application and re-submit at a later date when the GSA issue has been resolved.

Original Request from LAFCO

1. A plan for providing services, prepared by or agreeable to the District, needs to be submitted. The plan shall include the information outlined under gov code section 56653.

LAFCO Response to Information Provided by Applicant

On March 25, a Plan for Services was provided by the applicant. The transmittal indicated that the District has reviewed the document. However, we need a letter or some form of confirmation that the District is in agreement with the Plan for Services. Please also note as per the discussion above, this item may be irrelevant until the GSA issue is resolved.

Original Request from LAFCO

 Please submit a LAFCO Cost Accounting Agreement form (available on the LAFCO website at <u>www.slolafco.com</u>) signed by the landowner. The form provided in the submitted application is outdated.

LAFCO Response to Information Provided by Applicant

This item is complete, no additional information is necessary.

Original Request from LAFCO

3. Please submit page 32 of the LAFCO Application with all the petitioner's signatures as required on the form.

LAFCO Response to Information Provided by Applicant

This item is complete, no additional information is necessary.

Original Request from LAFCO

4. Please address and respond to LAFCO's policies and procedures 2.4 and 2.6 (available on the LAFCO website at <u>www.slolafco.com</u>) related to an annexation to a special district and a sphere of influence amendment Goals-Policies-Guidelines. Brief analysis is needed for LAFCO use and reference when processing the project proposal.

LAFCO Response to Information Provided by Applicant

No additional information in needed at this time.

Original Request from LAFCO

5. Please revise map and legal description discrepancies that the County Surveyor has identified; documents will be forwarded to the following emails cmckeever@wtjlaw.com & jsafarms@lightspeed.net or MBS Land Surveys. Map discrepancies will have to be continuously corrected until the County Surveyor determines the map and legal descriptions to be definite and certain. After it has been determined to be definite and certain; Four (4) copies of the maps and legal descriptions signed and stamped by Registered Civil Engineer or a Licensed Land Surveyor. The maps shall be sized at a maximum of 24" x 36" and a minimum of 18" x 26" with a minimum ½" border. For more information on the standards for the maps and legal descriptions, please refer to the LAFCO Proposal Application on the LAFCO website.

LAFCO Response to Information Provided by Applicant

No additional information in needed at this time.

Original Request from LAFCO

6. It appears that the two APN's wishing to annex into the District are currently owned by the William & Doris Land & Energy LLC company. The submitted letter of consent mentioned the property is currently in escrow, the purchaser being the Kylix Vineyards California LP with the signatory as Matt Turrentine. If the property is sold during the time of the annexation process and the William & Doris Land & Energy LLC company is no longer the owner, then the William & Doris Land & Energy LLC company would no longer have the authority to keep processing the application as their own. Please clarify how you intend to address this issue and the timing of escrow to ensure the application is transferred correctly when timing necessitates.

LAFCO Response to Information Provided by Applicant

No additional information in needed at this time.

Original Request from LAFCO

7. LAFCO is seeking to better understand the whole of the action and how it relates to other pertinent and known information. The submitted application states the intent of the annexation is for representation of the Shandon San Juan Groundwater Sustainability Agency (GSA) under the Sustainable Groundwater Management Act (SGMA), and "additional water benefits in the future". LAFCO is aware that the District recently applied to the State for allocations of Lake Nacimiento water. Given the timing of this annexation, LAFCO will need to acknowledge and understand how this annexation relates to District's request for this allocation, particularly with regard to the statement "water benefits in the future". It assumed at this point time that the annexation action request of LAFCO may be exempt from CEQA based on available information at the time of inquiry for submittal of the application. However, more understanding is needed about the intent of the District and foreseeable actions of the District with regard to obtaining water allocations, development of infrastructure to convey water, and future growth associated with such, etc. and how this relates to the proposed annexation. Depending on this information, the CEQA determination may need to change.

LAFCO Response to Information Provided by Applicant

No additional information in needed at this time.

Original Request from LAFCO

8. LAFCO understands that the District is a GSA under SGMA. One of the reasons the annexation has been requested, as per the application, is for representation under the GSA. Should the subject site be annexed into the District, it would not automatically change the boundary of the GSA, this would require a boundary change. For this to occur, the County would need to agree to a boundary change and submit such a request to the State. LAFCO needs to understand whether the District would seek to amend its GSA boundary to include the subject site. If so, the District would need to negotiate with the County GSA. At minimum, LAFCO

would need written confirmation from the County GSA that they would agree to a GSA boundary change, preferably a legal agreement/resolution document to support such a change.

LAFCO Response to Information Provided by Applicant

See discussion above commencing on the first page of this letter.

Original Request from LAFCO

9. Pursuant to state law and LAFCO policy, a Negotiated Property Tax Agreement is required to be approved by resolution by both the District Board and the Board of Supervisors even if it is a neutral exchange. This is a required step and involves the County Auditor/Assessor and the State Board of Equalization. This process adjusts the Tax Rate Areas due to the boundary changes of the District. This document must be submitted to LAFCO before the application can be considered by the Commission as required by gov code section 56810. LAFCO can provide you recent examples of this and discuss the process further.

LAFCO Response to Information Provided by Applicant

See discussion above commencing on the first page of this letter.

Original Request from LAFCO

10. As mentioned in the LAFCO proposal application, there is a fee associated with filing with the State Board of Equalization (BOE). This would require a separate check made out to the State Board of Equalization. For an area between 2,001.00 acres and above the fee would be \$3,500. A check would only be needed if the LAFCO Commission approves the proposal; the check should be submitted to LAFCO to be included with the BOE filing packet.

LAFCO Response to Information Provided by Applicant

No additional information in needed at this time.

Original Request from LAFCO

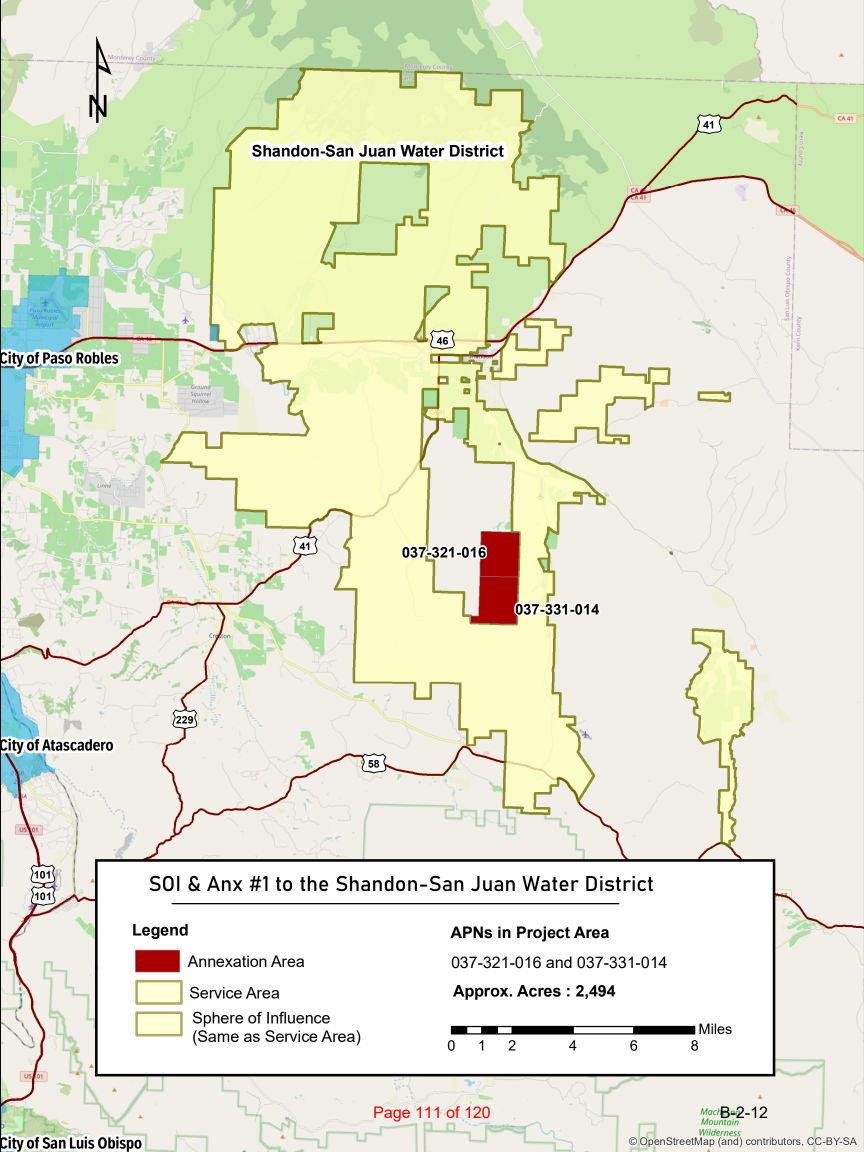
11. On January 20, 2022, at a public meeting of LAFCO, notice per government code section 56857 (b) was provided. The District will have 60 days to submit a resolution to LAFCO requesting the annexation application be terminated as set forth in the code section. If no resolution is received, LAFCO will continue to process the application.

LAFCO Response to Information Provided by Applicant

This item is complete, no further action is needed.

Attachment B

Location Map





San Luis Obispo Local Agency Formation Commission

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<u>Staff</u>

ROB FITZROY
Executive Officer

BRIAN A. PIERIK Legal Counsel

IMELDA MARQUEZ
Analyst

Morgan Bing Clerk Analyst TO: MEMBERS OF THE COMMISSION

FROM: IMELDA MARQUEZ, ANALYST

VIA: ROB FITZROY, EXECUTIVE OFFICER

DATE: JULY 21, 2022

SUBJECT: RECEIVE NOTICE OF SUBMITTAL FOR PETITION OF

APPLICATION FOR ANNEXATION #13 TO COUNTY SERVICE AREA 18 - LAFCO FILE NO. 2-R-22, AND APPLICATION FOR A SPHERE OF INFLUENCE AMENDMENT AND ANNEXATION #19 TO CAYUCOS SANITARY DISTRICT – LAFCO NO. 3-R-22

RECOMMENDATION

It is respectfully recommended that the Commission receive and file this report.

SUMMARY

The San Luis Obispo Local Agency Formation Commission (LAFCO) received two landowner petitions of application. The first was received on May 16, 2022, for Annexation No. 13 to County Service Area (CSA) 18, LAFCO File No. 2-R-22, for a portion of APN 044-045-001. The proposal consists of approximately 2.4-acres of property wishing to obtain sanitary sewer service from CSA 18 (Country Club). The project would create a building envelope, currently in the CSA's Sphere of Influence (SOI), into a single-story ranch headquarters, farm support quarters, accessory dwelling unit, access improvements and two residential swimming pools. The property is located in the unincorporated area of the County near state highway 227/ Edna Road.

The second petition of application was received June 22, 2022, for a SOI Amendment and Annexation No. 19 to Cayucos Sanitary District, LAFCO File No. 3-R-22, APN 064-405-016. The proposal consists of approximately 0.0823-acres of property seeking to obtain sanitary sewer service form Cayucos Sanitary District. The project would create a two-level single-family residence. The property is located in the unincorporated area of the County on the corner lot of Gilbert Avenue and Chaney Avenue. This report provides the Commission with a formal notice of receipt for two new annexation applications that were not filed by a district, as required by

government code section 56857. Typically, an annexation application is received by the district or city wishing to annex an area into their jurisdiction. However, State law also allows annexation requests to be submitted by a petition of landowner. When this occurs government code section 56857 requires that we inform the Commission at the first available meeting. The two separate application requests will then be forwarded to affected agencies (CSA 18 & Cayucos Sanitary District) who will have 60 days to terminate the request if they do not wish to annex the area. If they do not formally request termination, the application will be processed by staff and the Commission will consider the item at a public hearing.

Staff will provide appropriate notice and requests for information to affected agencies and interested individuals consistent with Government Code section 56658 and 56857. Staff will update the Commission as necessary as these applications are processed. The Commission may provide staff with any questions or comments on this item.



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ROB FITZROY
Executive Officer

BRIAN A. PIERIK Legal Counsel

IMELDA MARQUEZ Analyst

Morgan Bing Clerk Analyst

San Luis Obispo Local Agency Formation Commission

TO: MEMBERS OF THE COMMISSION

FROM: ROB FITZROY, EXECUTIVE OFFICER

DATE: JULY 21, 2022

SUBJECT: CALAFCO UPDATES

RECOMMENDATION

It is respectfully recommended that the Commission receive and file this CALAFCO activity update.

DISCUSSION

The California Association of Local Agency Formation Commission (CALAFCO), of which SLO LAFCO is member to, is an organization that provides state-wide coordination of LAFCO activities, serves as a resource to the Legislature and other bodies, and offers a structure for sharing information among LAFCO's and other governmental agencies. CALAFCO also provides educational, technical and legislative resources.

General Updates

While several CALAFCO conferences have been cancelled due to Covid-19, CALAFCO currently intends to hold its annual conference and staff workshop in person in the near future. The conferences dates and locations are as follows. Staff will coordinate further with the Commission regarding logistics and attendance.

- CALAFCO Annual Conference October 19-21, 2022, Newport Beach, CA
- CALAFCO Staff Workshop April 26-28, 2022 Murphys, CA

For additional information and general updates, please refer to the latest CALAFCO Newsletter in Attachment A.

Legislative Updates

The CALAFCO Legislative Committee continues to regularly meet and discuss legislative matters pertaining to LAFCOs. The Committee tracks various bills that may affect LAFCOs, including AB 1944, AB2449, AB 2647, and SB1100,

all of which address remote public meeting and Brown Act provisions for remote public meetings. CALAFCO sponsored bills continue progress through the legislative process, including AB 2957 Omnibus bill, and the more substantive bill SB 938, which was previously discussed by our Commission on March 17, 2022. SB 938 updates existing statutory provisions associated with consolidations and dissolutions, as well as codifying the conditions under which a LAFCO may initiate dissolution of a district. On July 1, 2022, the Governor signed SB 938 into law.

Attachment A: CALAFCO Newsletter

Attachment A

CALAFCO Newsletter

May, 2022 Edition

BOARDROOM Brief

The Board met virtually on April 22 and considered a fairly light agenda. Among the actions taken was the acceptance of the Third Quarter financial reports, which included a payment to the Hyatt hotel for the block of rooms that had been guaranteed for the cancelled staff workshop.

The new budgets for Fiscal Years 2022-2023 and 2023-2024 were also approved. Given concerns regarding the ongoing pandemic as well as escalating inflation, the budgets maintain the previously implemented austerity measures where possible. However, based on feedback received by the Executive Director from various LAFCos, the budget does anticipate a healthy attendance at the conference and 2023 workshop.

The Board also revisited the legislative proposal from San Diego LAFCo regarding Government Code §56133 that had been tabled in January. After discussion, the matter was rescheduled to the July Board meeting to allow the Legislative Committee time to gather additional information.

Reports were also received regarding the fall conference, CALAFCO U sessions, and Spring Workshop, which are currently in planning.

Members wishing to read full staff reports or minutes can download them from the CALAFCO website at www.calafco.org.

SEE YOU LATER!

SOME wise person once said that change is inevitable. Of course, the change that came to CALAFCO was the well-deserved retirement of Pamela Miller as the CALAFCO Executive Director (ED). Pamela became ED in 2012 and has made an indelible mark on CALAFCO by maintaining its professional standards and by advocating with the legislature on behalf of LAFCos everywhere. She stayed through March on a consultant basis to assist with the transition of the new ED and she intends to see SB 938 to its conclusion.

Unfortunately, pandemic restrictions meant that Pamela did not get the send-off that she deserved, but that only means she is owed a party. And, so, we refuse to say goodbye and, instead, leave it at "Thank you—and see you later!"

Legislative Updates

CALAFCO supported or sponsored bills continue to make positive progress in the legislative process. Most important is SB 938, the protest provisions bill, which makes updates to existing CKH statutory provisions associated with consolidations and dissolutions, as well as codifying the conditions under which a LAFCo may initiate dissolution of a district at the 25 percent protest threshold. SB 938 has been tentatively scheduled before the Assembly Local Government Committee on June 8th. LAFCos that have not yet submitted a letter of support are requested to do so before *5 PM on June 2, 2022*.

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NEW Associate Member!



A huge welcome to Chase Design, our newest Associate

member. Founded in 2000 by Chris Chase, Creative Director and Principal, Chase Design is a San Diego based firm specializing in branding consultation and design services for businesses and organizations throughout the United States. Chase Design has built an impressive reputation for producing effective designs that gets their clients results for their businesses.

With a Mission to create extraordinary value

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A Message from the

Executive Director

On the wall of my office is a sign. Those

of you who are Tony Robbins fans will recognize the quote. It reads "All growth starts at the end of your comfort zone." If that is true (and I sincerely hope that it is) then I have been growing by leaps and bounds. ;)

Between the enormity of the change in Executive Directors, followed by an assault on Pamela on March 8th, it felt at first like being caught in the middle of a cyclone. Things have moderated now, but I have to sincerely thank all of the Board members, EOs, and staff who have reached out to welcome me, to check on me, and to offer support. You have all made the transition so much easier! I am humbled by your faith, trust, and friendship, and my vow is to make this changeover as smooth for you as possible. There is, obviously much for me to learn, but I am committed to learning everything quickly and well.

So, what's new in the CALAFCO world? Of course, the big news has to do with SB 938, which moved out of the Senate and now sits in the Assembly. Kudos to our devoted protest provisions working group, as well as thanks to Pamela Miller who is staying on in a volunteer capacity to see that through to the end.

Also, event planning is now well underway. (See the schedule on page 3.) A conference programming committee has been formed, but we could still use more people. If you would like to help, please contact José Henriquez (Sacramento) at henriquezj@saccounty.gov, or me.

Finally, CALAFCO U sessions are also shaping up thanks to the able assistance of Dawn Longoria (Napa). Our first session is scheduled for June 20th. Please join us for what promises to be an interesting session regarding the strange new world of recruiting and hiring in this post-pandemic world!

IN MEMORIUM

CARL LEVERENZ, Butte LAFCo Commissioner

Butte LAFCo mourns the loss of its Chair, Carl Leverenz. Commissioner Leverenz served with pride on the Butte LAFCo for the past 47 years where he always displayed great insight and wisdom. His calm demeanor and ability to keep politics at bay to solve problems earned him the Butte LAFCo Chair seat, which he held continuously since 1975. A local legend, Commissioner Leverenz was known for his servant's heart, having had not only a prominent legal career but a history of volunteerism on a broad assortment of boards and organizations, which earned him the Chico Rotary Club's Community Service Award in 2018.

WARREN NELSON, Napa LAFCo Commissioner

Warren Nelson, Napa LAFCo Commissioner, passed away in April, 2022. Among his many hats, Commissioner Warren served as Executive Officer for Marin LAFCO in the 1970s, and as a Yountville City Commissioner from 1980-1986. An avid proponent for LAFCos, Commissioner Warren worked with his friend and fellow Commissioner, Mike Gotch, on legislation that increased LAFCOs' independence and authority. His dedication and friendly nature will be greatly missed.

CALAFCO sends its deepest condolences to the family, friends, and co-workers of these remarkable men.



Contra Costa LAFCo reports that it has been busy with a surge in new applications, including a large boundary reorganization. In Spring 2022, the Contra Costa LAFCo Commissioners unanimously approved annexation of East Contra Costa Fire Protection District (ECCFPD) comprising 249+ square miles serving 132,400 residents to Contra Costa County Fire Protection District comprising 306+ square miles serving 628,200 residents, and dissolving ECCFPD.

The boundary reorganization is consistent with two LAFCO Municipal Service Reviews and a special study, all of which noted various constraints and challenges with fire and emergency medical services in East Contra Costa County. The LAFCo process was fairly lengthy but with few obstacles. All

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LEGISLATION

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Other CALAFCO supported bills include:

AB 897 (Mullin), establishment of a regional climate network has stalled and is in its second year.

AB 1640 (Ward), seems to have replaced AB 897 with another regional climate bill. It is scheduled to go before Assembly Appropriations on May 19th.

AB 1773 (Patterson), return of Williamson Act subvention funding, is scheduled before Assembly Appropriations on May 19th.

AB 2957, the CALAFCO sponsored Omnibus bill, has passed out of the Assembly and is waiting on a Senate hearing date.

SB 1490, 1491, and 1492, annual Validation Acts, have passed out of the Senate and are waiting on Assembly hearing dates.

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Topic Suggestions

We are always on the look out for good topics for our conferences, workshops, and webinars.

If you have an idea for a topic, please email to René LaRoche at rlaroche@calafco.org.

Upcoming EVENTS

MARK YOUR CALENDARS!

CALAFCO 2022 ANNUAL CONFERENCE

October 19 - 21, 2022

Plan on joining us at the **Hyatt Regency Newport Beach John Wayne Airport** on October 19-21, 2022 for our long-awaited, long-overdue Annual Conference! The program planning committee is forming and CALAFCO staff is working with the facility on the details. Watch for more information soon. We are looking forward to seeing everyone in-person in Newport Beach!

2023 STAFF WORKSHOP

April 26 - 28, 2023

Come learn about technical topics in a beautiful setting! Mark your calendar now because you will not want to miss next year's Staff Workshop on the beautiful grounds of Ironstone Vineyards.



We are preparing some great CALAFCO U sessions for you and are pleased to again offer webinars to our members at no cost. Watch for the registration for the June 20th session to open soon.

World

July 21, 2022: Sharing the Wealth: A Deep Dive into Tax

1:00 PM Exchange

Sep. 19, 2022: Two Agencies in Dispute: What is LAFCo's Role

1:30 PM in Assisting to Resolve the Conflict?

TBD The Dirty Dozen: Things I Wish I Knew About

The Act

BOARD MEETINGS:

July 22, 2022 LOCATION: Virtual

Oct. 21, 2022 LOCATION: Newport Beach (Conference)

Dec. 2, 2022 LOCATION: Virtual

LEGISLATIVE COMMITTEE MEETINGS:

July 29, 2022 LOCATION: Virtual Sept. 16, 2022 LOCATION: Virtual Oct. 7, 2022 LOCATION: TBD Nov. 4, 2022 LOCATION: TBD

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parties were cooperative and there were no oral or written protests filed.

Contra Costa LAFCo Executive Officer Lou Ann Texeira extends thanks and kudos to Joe Serano, Executive Officer Santa Cruz LAFCO, and to Mark Bramfitt, Executive Officer Sonoma LAFCO, for their support.

NEW Roles

ROB BARTOLI Appointed San Mateo EO

San Mateo LAFCo reports that its commission took action to appoint Rob Bartoli as Executive Officer on March 16, 2022. Rob has held the title of Interim Executive Officer since the retirement of Martha Poyatos.

TAYLOR MORRIS Welcomed as L.A. GIS Technician

Los Angeles LAFCo has welcomed new GIS

Technician, Taylor Morris, who began work at LAFCO this month. Taylor recently relocated to Los Angeles after working for six years in the right-of-way section of the Utah Department of Transportation. He holds a Bachelor of Science in Geography and Environmental and Sustainability Studies from the University of Utah.

MICHAEL HENDERSON Hired as Riverside GIS Analyst

Riverside LAFCo is pleased to welcome Michael Henderson to the newly created position of GIS Analyst.

KRYSTAL BRADFORD Takes Over as Butte Clerk

Krystal Bradford has taken over the reins as Butte LAFCo's Clerk upon the retirement of Joy Stover.

Congratulations to everyone!

ASSOCIATE Members

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CHASE DESIGNS, continued

for their clients by connecting business strategy and creative execution, Chase Designs helps businesses to make a statement with impactful branding that reinforces the values of the business. Go to ChrisChaseDesign.com to find out more, or contact Chris Chase at chris@chrischasedesign.com.

Associate Member SPOTLIGHT

The information below is provided by the Associate member upon joining the Association. All Associate Member information can be found in the CALAFCO Member Directory.

DTA DTA DTA is a national public finance and urban economics consulting firm specializing in infrastructure and public service finance. Their financing programs have utilized a variety of public financing mechanisms, such as Ads, CFDs, LLDs, and various types of fee programs.

To learn more about DTA, visit their website at www.FinanceDTA.com, or contact Colleen Liao at colleen@financedta.com.

SWALE, INC

Swale's consulting services focus on LAFCo critical issues including municipal service reviews, SOI's, CEQA compliance, strategic planning, workshops, and mapping with geographic information systems (GIS). Their northern California office is expanding to bring you the best of consulting services.

To learn more about SWALE, INC visit their website at www.swaleinc.com, or contact Kateri Harrison at Harrison@swaleinc.com

CALAFCO wishes to thank all of our Associate Members for your ongoing support and partnership. We look forward to highlighting you all in future Quarterly Reports.

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