

COMMUNITY & ECONOMIC DEVELOPMENT DEPARTMENT

PLANNING DIVISION

DRAFT MITIGATED NEGATIVE DECLARATION

WARD: 1

1. Case Number: P17-0761 (SPA), P17-0762 (CUP), P17-0763 (TM), P17-0764 (COA)

2. **Project Title:** 4019 Mission Inn Avenue Townhomes

Meeting Date: Cultural Historical Board – June 20, 2018
 Hearing Date: Planning Commission – June 28, 2018

5. **Lead Agency:** City of Riverside

Community & Economic Development Department

Planning Division

3900 Main Street, 3rd Floor Riverside, CA 92522

6. **Contact Person:** Judy Egüez, Associate Planner

Phone Number: (951) 826-3969

7. **Project Location:** 4019 Mission Inn Avenue, situated on the northwest corner of Mission Inn Avenue

and Chestnut Street. - APN 214-211-007

8. Project Applicant/Project Sponsor's Name and Address:

CityMark Mr. Russ Haley

CityMark Communities, LLC

3818 Park Boulevard San Diego, CA 92103

9. General Plan Designation: Downtown Specific Plan

10. **Zoning:** Downtown Specific Plan-Neighborhood Commercial District and Cultural Resources Overlay Zone (DSP-NC-SP-CR)

11. **Description of Project:** (Describe the whole action involved, including but not limited to later phases of the project, and any secondary, support, or off-site features necessary for its implementation. Attach additional sheets if necessary.)

The project proposes to subdivide the subject 0.64 acre site into a single condominium parcel for the construction of 13 condominium units. The project site is vacant and generally covered in gravel. Ruderal vegetation is sparsely located around perimeter. There are existing access driveways located along both Chestnut Street and Mission Inn Avenue. As proposed, the development will consist of seven (7) two-story townhouse buildings containing a total 13 units. Six of the seven buildings would have two units ranging from 1,771 to 1,929 square feet with 2-car garages and private courtyards. The building located at the northeast corner of the site would have one 1,929 square foot unit. Landscaping would be provided throughout the project common areas. The project would be accessible by vehicle from Chestnut Street with pedestrian access provided via Mission Inn Avenue and Chestnut Street. Each

unit will have private usable open space ranging from 187 square feet up to 795 square feet, consisting of a covered porch and an enclosed patio or yard. Approximately 26% of common usable open space is provided for use by all project residents in the form of a centrally located landscaped courtyard that also runs along the fronts of all buildings. This project is not proposed to be gated. Construction is expected to begin in late 2018 and be completed in mid-2019.

To facilitate this development, the applicant is proposing the following:

- An amendment to the Downtown Specific Plan to allow the proposed multi-family residential development in the Neighborhood Commercial District subject to the granting of a Conditional Use Permit.
- A Conditional Use Permit to allow the proposed residential use; and
- A Certificate of Appropriateness for the construction of the proposed project.

With approval of the Specific Plan Amendment the project would be consistent with applicable land use plans and policies.

12. Surrounding land uses and setting: Briefly describe the project's surroundings:

	Existing Land Use	General Plan Designation	Zoning Designation
Project Site	Vacant	Downtown Specific Plan	DSP-NC-SP-CR - Downtown Specific Plan-Neighborhood Commercial District and Cultural Resources Overlay Zone
North	Residential	Downtown Specific Plan	DSP-RES-SP - Downtown Specific Plan-Residential District Overlay Zone
East	Commercial/Residential	Downtown Specific Plan	DSP-RC-SP-CR - Downtown Specific Plan-Raincross District and Cultural Resources Overlay Zone
South	Commercial	Downtown Specific Plan	DSP-NC-SP-CR - Downtown Specific Plan-Neighborhood Commercial District and Cultural Resources Overlay Zone
West	Commercial/Residential	Downtown Specific Plan	DSP-NC-SP-CR - Downtown Specific Plan-Neighborhood Commercial District and Cultural Resources Overlay Zone

13. Other public agencies whose approval is required (e.g., permits, financial approval, or participation agreement.):

a. None known

14. Other Environmental Reviews Incorporated by Reference in this Review:

- a. City of Riverside Downtown Specific Plan, amended May 2017.
- b. City of Riverside General Plan 2025, November 2007.
- c. City of Riverside General Plan 2025 Final Program Environmental Impact Report (EIR), November 2007.
- d. Cultural Resource Report and Historic Compatibility Assessment for the 4019 Mission Inn Avenue Project, Brian F. Smith and Associates, Inc., November 16, 2017.
- e. Preliminary Geotechnical Investigation and Infiltration Study, Mission Inn Avenue Townhomes, NOVA Services, Inc., December 26, 2017.
- f. Phase I Environmental Site Assessment, Mission Inn Avenue Townhomes, SCS Engineers, Inc., April 2017.
- g. Limited Phase II Environmental Site Assessment, Mission Inn Avenue Townhomes, SCS Engineers, Inc., August 2017.

15. Acronyms

AQMP - Air Quality Management Plan BMP - Best Management Practice

CalEEMod - California Emission Estimator Model

CIWMA - California Integrated Waste Management Act

CBC - California Building Code CDW - Construction/Demolition Waste

CEQA - California Environmental Quality Act
CNEL- Community Noise Equivalent Level
CNP - California Native Plant Society
CMP - Congestion Management Plan

CO - Carbon Monoxide CO₂ - Carbon Dioxide

DMA - Drainage Management Area EIR - Environmental Impact Report

dB - Decibels

dBA - A-weighted decibel

DTSC – Department of Toxic and Substance Control

ECR – Estimated Cancer Risk

FEMA - Federal Emergency Management Agency

FPEIR - GP 2025 Final Programmatic Environmental Impact Report

GHG - Greenhouse Gas
GP 2025 - General Plan 2025
IS - Initial Study
LOS - Level of Service

LST- Local Significance Thresholds

MSHCP - Multiple-Species Habitat Conservation Plan NAHC - Native American Heritage Commission NCCP - Natural Communities Conservation Plan

NPC – Neighborhood Policing Centers

 $egin{array}{lll} NOx - & Nitrogen Oxide \\ NO_2 - & Nitrogen Dioxide \\ MGD - & Million Gallons Day \\ \end{array}$

MRZ – Mineral Resource Zone MWD - Metropolitan Water District

PEIR - Program Environmental Impact Report

PM10 - Particulate Matter 10 PM2.5 - Particulate Matter 2.5

RWQCP - Regional Water Quality Control Plant

ROG - Reactive Organic Gas
RPU - Riverside Public Utilities
RTP - Regional Transportation Plan
RUSD - Riverside Unified School District

SLF - Sacred Lands File SOI - Secretary of Interior SRA - Source Receptor Area

SCAG - Southern California Association of Governments SCAQMD - South Coast Air Quality Management District

USACE - US Army Corps of Engineers

VdB - Vibration Decibels VOC - Volatile Organic Compounds VMT - Vehicle Miles Traveled

WQMP - Water Quality Management Plan

ENVIRONMENTAL FACTORS POTENTIALLY AFFECTED:

The environmental factors checked belothat is a "Potentially Significant Impact		
Aesthetics	Agriculture & Forest Resources	Air Quality
Biological Resources	Cultural Resources	Geology/Soils
Greenhouse Gas Emissions	Hazards & Hazardous Materials	Hydrology/Water Quality
Land Use/Planning	Mineral Resources	Noise
Population/Housing	Public Service	Recreation
Transportation/Traffic	Tribal Cultural Resources	Utilities/Service Systems
Mandatory Findings of Significance		
DETERMINATION: (To be complete	ed by the Lead Agency)	
On the basis of this initial evaluation recommended that:	which reflects the independent judg	ment of the City of Riverside, it is
The City of Riverside finds that the proposand a NEGATIVE DECLARATION will be		nt effect on the environment,
The City of Riverside finds that although t there will not be a significant effect in this the project proponent. A MITIGATED NE	case because revisions in the project have	been made by or agreed to by
The City of Riverside finds that the propo ENVIRONMENTAL IMPACT REPORT i		t on the environment, and an
The City of Riverside finds that the proposing significant unless mitigated" impact on the an earlier document pursuant to applicable on the earlier analysis as described on attabut it must analyze only the effects that ren	environment, but at least one effect 1) has legal standards, and 2) has been addressed ched sheets. An ENVIRONMENTAL IM	by mitigation measures based
The City of Riverside finds that although to because all potentially significant effects DECLARATION pursuant to applicable st EIR or NEGATIVE DECLARATION, in proposed project, nothing further is require	(a) have been analyzed adequately in an andards, and (b) have been avoided or mit cluding revisions or mitigation measures	earlier EIR or NEGATIVE igated pursuant to that earlier
Signature	Date	
Printed Name & Title <u>Judy Egüez, A</u>	ssociate Planner	For <u>City of Riverside</u>



COMMUNITY & ECONOMIC DEVELOPMENT DEPARTMENT

PLANNING DIVISION

ENVIRONMENTAL INITIAL STUDY

EVALUATION OF ENVIRONMENTAL IMPACTS:

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

- 8) The explanation of each issue should identify:
 - a. the significance criteria or threshold, if any, used to evaluate each question; and
 - b. the mitigation measure identified, if any, to reduce the impact to less than significance.

ISSUES (AND SUPPORTING	Potentially Significant	Less Than Significant With	Less Than Significant	No Impact
INFORMATION SOURCES):	Impact	Mitigation Incorporated	Impact	
1. AESTHETICS. Would the project:				
Would the project: a. Have a substantial adverse effect on a scenic vista?			\square	
1a. Response: Source: General Plan 2025 FPEIR Figure 5.1-1	L Sagnia and	Cnasial Pouls		danana Tabla
5.1-A – Scenic and Special Boulevards, and Table 5.1-B – S California Department of Transportation. Officially Design 2018)	Scenic Parkwa	iys, Downtowi	n Specific Plan	n Chapter 14,
Less than significant. The City of Riverside General Plan 2025 prov within the City. No specific visual features are noted in the General P include policy guidance referencing the protection or preservation of	lan that pertain	n to the genera	al project area	
Implementation of the project would occur on a vacant undeveloped so Downtown Specific Plan which is currently developed with a mixture Avenue is the primary road corridor located in proximity to the site. sides. The site is visible from Mission Inn Avenue and Chestnut Street some ruderal vegetation. Views within the area are not designated scenario.	e of commercial it is a four-land et. Views into	al and resident e street with tr the site are of	rial uses. Miss rees located alo undeveloped g	oion Inn ong both gravel with
The site is located within the Downtown Specific Plan Neighborhood conform to the Downtown Specific Plan design standards provided in development of a uniform appearance within downtown Riverside. Theight, bulk/mass, lot layout, access/parking and related factors. Thus scenic views or resources would be affected. All improvements would impacts to scenic vistas would be less than significant . No mitigation	n Chapter 14.6 hese standards s, while views ld conform to	which are integrated include builds of the site worth the applicable	ended to faciliting architecturuld change, no	rate the re, setbacks, designated
b. Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?				
1b. Response: (Source: California Department of Transporwebsite visited January 1, 2018)	tation. Officio	ully Designate	ed State Scen	ic Highways,
No impact. There are no scenic highways within the City that could port The site is not located in proximity to a scenic highway. The site is leare no trees, historic structures or other visually prominent features of a result of project implementation. No mitigation is required .	ocated within	a historic distr	rict (see respon	se 5a). There
c. Substantially degrade the existing visual character or quality of the site and its surroundings?			\boxtimes	
1c. Response: (Cultural Resource Report and Historical C Avenue Project, November 2017, Citywide Residential Historic Dist				sion Inn
Less than Significant. The project is located within the Seventh Street Historic District was established in August 1980, and runs the length sides of the street. The district is bound by Mt. Rubidoux Drive on the district includes a range of architectural styles. Furthermore, the Seven historic districts, including the Mile Square Northwest Historic Districts, the Evergreen Historic District to the south/southwest, and the Mile West/north west.	h of Mission I ne northwest an enth Street His rict to the north	nn Avenue, ge nd Santa Fe A storic District h, the Mission	enerally enconvenue on the s is surrounded Inn Historic l	npassing both outheast. The by other City District to the

ISSUES (AND SUPPORTING	Potentially Significant	Less Than Significant	Less Than Significant	No Impact
INFORMATION SOURCES):	Impact	With Mitigation Incorporated	Impact	Ппрасс
The project site and proposed project was evaluated for consistence Resource Report and Historical Compatibility Assessment for the 4 Section 5.0 of the technical report provides an evaluation of potentia Rehabilitation (US Department of Interior 2017) and City of Riversic and appropriate additions to an historic district. Criteria for interpret defined within the Riverside Design Guidelines for Infill Construction US Secretary of the Interior standards.	019 Mission II I impacts to hi de guidelines f ing infill com	storic district nn Avenue Pro- storic resource or determining patibility with	oject (Novembes per Federal g the criteria for in historic dist	Standards for or designation ricts are well-
As referenced, the site is vacant; however, it was originally used for re uses. The majority of the neighboring properties were also originally multifamily residential infill project, the proposed project would be comprise a portion of the Seventh Avenue Historic District.	developed wit	h single- and i	nultifamily re	sidences. As a
The new construction is oriented on the block with acceptable set properties. The size and scale of the proposed project is compatible townhomes was inspired by the bungalow court property which abut and rectangular horizontal massing are also compatible with the general Mid-Century modern buildings. Two historic Raincross streetlights are not original and can be relocated rather than protected	e with neighborsts the project eral design of atts are located	oring structure site to the wes neighboring S	s, and the pla st. The rectang panish and Mi	cement of the gular footprin ssion Reviva
While the proposed project will change the existing visual environ context of the site and surrounding properties and incorporated designation. Aesthetic impacts would be less than significant. No mit	sign elements	to ensure cor		
d. Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?				
1d. Response: (Source: Chapter 19.556 – Lighting, Citywide 1	Design and Sig	gn Guidelines)	
Less than Significant. The project would add new residential build adjacent streets and vehicles operating on the streets. Temporary construction equipment; however, construction is expected to occ lighting would be designed to City of Riverside standards contained outdoor lighting requirements. As a condition of approval, submittal Review staff review and approval. This plan should include a photom lighting on the buildings, in landscaped areas and in parking areas.	outdoor ligh ur primarily d ed in Chapter of an exterior	ting may be valuring dayligh 19.556 of the lighting plan	visible during t hours. All o Municipal Co will be require	operation of outdoor street ode regarding ed for Design
All on-site lighting must provide a minimum intensity of one foot-ground level throughout the areas serving the public and used for pa four to one (4:1). Per the guidelines light sources must be shielded t and must be directed away from adjacent properties and public rig buildings, down-lights should be utilized. Light poles should not ex	rking, with a room or minimize of this of-ways.	ratio of averag f-site glare, m If lights are p	e light to mini ust not direct l proposed to be	mum light of ight skyward mounted on

	SUES (AND SUPPORTING FORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
2.	AGRICULTURE AND FOREST RESOURCES:				
	In determining whether impacts to agricultural resources are significant environmental effects, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1997) prepared by the California Dept. of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information complied by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project; and the forest carbon measurement methodology provided in the Forest Protocols adopted by the California Air Resources Board. Would the project:				
	a. Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non- agricultural use?				
	2a. Response: (Source: General Plan 2025 – Figure OS-2 – Agr Visit, December 20, 2017)	icultural Suit	tability & Gen	eral Plan 202:	5 FPEIR, Site
Ag pro the The	Impact. The Project site is a vacant, disturbed parcel located varicultural Suitability of the General Plan 2025 shows the project eximity to any land classified as, Prime Farmland, Unique Farmla maps prepared pursuant to the Farmland Mapping and Moniverefore, the project will have no impact directly, indirectly or quired.	t site is not done of the site is not done of the site	esignated as, a nd of Statewid m of the Cali	and is not adja le Importance, ifornia Resour	as shown on ces Agency.
	b. Conflict with existing zoning for agricultural use, or a Williamson Act contract?				
	2b. Response: (Source: General Plan 2025 – Figure OS-3 - W Figure 5.2-2)	illiamson Ac	t Preserves, G	eneral Plan 2	025 FPEIR -
is i	Impact. A review of Figure 5.2-2 – Williamson Act Preserves of not located within an area affected by a Williamson Act Preserve ject site is not zoned for agricultural use and is not next to land zo impact directly, indirectly or cumulatively on agricultural resource.	e or under a V ned for agricu	Williamson Acultural use; the	et Contract. Marefore, the project	Ioreover, the
	c. Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)) timberland (as defined in Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?				
	2c. Response: (Source: Downtown Specific Plan, City of River	side Zoning (Code)		
	Impact. The site is not zoned forest land nor would the project resproject directly, indirectly or cumulatively. No mitigation is reasonable.		nd. Therefore,	no impacts wi	ll occur from

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
		Ī		
d. Result in the loss of forest land or conversion of forest land to non-forest use?				\boxtimes
2d. Response: (Source: Downtown Specific Plan, City of Rivers	side Zoning C	ode)		
No Impact. The City of Riverside has no forest land that can sup timberland; therefore, no impacts will occur from this project directly				
e. Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?				\boxtimes
2e. Response: (Source: Downtown Specific Plan, City of Rive	rside Zoning	Code)		
No Impact . The project is located in an urbanized area of the City identified as urban/built out land; and therefore, does not support as result in the conversion of designated farmland to non-agricultural operations, including farmlands within proximity of the subject sit directly, indirectly or cumulatively to conversion of farmland, to mitigation is required.	gricultural resources. In addition. Therefore,	ources or oper ion, there are a no impacts v	rations. The propertion of the properties of the	roject will not l resources or n this project
3. AIR QUALITY.				
Where available, the significance criteria established by the applicable air quality management or air pollution control district may be relied upon to make the following determinations. Would the project:				
a. Conflict with or obstruct implementation of the applicable air quality plan?			\boxtimes	
3a. Response: (Source: South Coast Air Quality Management Association of Governments (Suprojections, since these forecast numbers were used by SCAG's mosfor planning activities such as the Regional Transportation Plan (R' Improvement Program (TRIP), and the Regional Housing Plan. This and population forecasts identified by the Southern California Associate General Plan 2025 "Typical Growth Scenario." Since the project consistent with the AQMP. The project will have a less than significant implementation of an air quality plan. No mitigation is required.	ne projections CAG) are consideling section FP), the SCA project is consistent of Govern the consistent of the consisten	of employments of consist to forecast trace QMD's AQM sistent with the ernments (SCA and with the General CA)	nt and populate the twith the A vel demand and P, Regional T projections of AG) that are contended the two the	ion forecasts QMP growth and air quality ransportation employment onsistent with 25, it is also
b. Violate any air quality standard or contribute substantially to an existing or projected air quality violation?				
3b. Response: (Air Quality Analysis prepared by Birdseye Plan Riverside Traffic Impact Analysis Guide, December 2017) Project construction would generate temporary air pollutant emissio associated with operation of the facility are quantified herein.		_		

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
		Incorporated		

Construction Emissions

Construction vehicles and equipment operating on the graded site as well as grading/site preparation activities have the potential to generate fugitive dust (PM₁₀ and PM_{2.5}) through the exposure of soil to wind erosion and dust entrainment. Project related construction activities would also emit ozone precursors (oxides of nitrogen (NO_X) reactive organic gases (ROG)) as well as carbon monoxide (CO). The majority of construction-related emissions would result from site preparation and the use of heavy duty construction equipment. However, emissions would also be associated with constructing the residences and paving surface streets.

The project would be required to comply with SCAQMD Rule 403, which identifies measures to reduce fugitive dust and is required to be implemented at all construction sites located within the South Coast Air Basin. Rule 403 (2) was included in CalEEMod for site preparation and grading phases of construction. Specifically, modeling assumed the site would be watered three times daily.

- 1. **Minimization of Disturbance.** Construction contractors should minimize the area disturbed by clearing, grading, earth moving, or excavation operations to prevent excessive amounts of dust.
- 2. Soil Treatment. Construction contractors should treat all graded and excavated material, exposed soil areas, and active portions of the construction site, including unpaved on-site roadways to minimize fugitive dust. Treatment shall include, but not necessarily be limited to, periodic watering, application of environmentally safe soil stabilization materials, and/or roll compaction as appropriate. Watering shall be done as often as necessary, and at least three times daily, preferably in the late morning and after work is done for the day.
- 3. Soil Stabilization. Construction contractors should monitor all graded and/or excavated inactive areas of the construction site at least weekly for dust stabilization. Soil stabilization methods, such as water and roll compaction, and environmentally safe dust control materials, shall be applied to portions of the construction site that are inactive for over four days.
- **4. No Grading During High Winds.** Construction contractors should stop all clearing, grading, earth moving, and excavation operations during periods of high winds (20 miles per hour or greater, as measured continuously over a one-hour period).
- **5. Street Sweeping.** Construction contractors should sweep all on-site driveways and adjacent streets and roads at least once per day, preferably at the end of the day, if visible soil material is carried over to adjacent streets and roads.

Construction emission modeling for site preparation, grading, building construction, paving, and architectural coating application is based on the overall scope of the proposed development and construction phasing which is expected to begin mid-2018 and extend through mid-2019. It is assumed for modeling purpose that the entire 0.6-acre development area would be disturbed during construction. For dust control, it was assumed the maximum area would be watered three times daily. In addition to SCAQMD Rule 403 requirements referenced above, emissions modeling also accounts for the use of low-VOC paint (50 g/L for nonflat coatings) as required by SCAQMD Rule 1113. Table 2 summarizes the estimated maximum mitigated daily emissions of pollutants occurring during 2018 and 2019.

Table 2
Estimated Maximum Daily Construction Emissions

Construction Phase	Maximum Emissions (lbs/day)						
	ROG	NO_x	CO	SOx	PM ₁₀	PM _{2.5}	
2018 Maximum lbs/day	1.1	11.1	8.2	0.01	1.0	0.7	
2019 Maximum lbs/day	32.9	9.9	7.9	0.01	0.7	0.5	

SSUES (AND SUPPORTING Sign		Potentia Signific Impac	ant Significa	Signification Impact	nt Impact	
SCAQMD Regional Thresholds	75	100	550	150	150	55
Threshold Exceeded 2018	No	No	No	No	No	No
Threshold Exceeded 2019	No	No	No	No	No	No

As shown in Table 2, construction of the proposed project would not exceed the SCAQMD regional thresholds during either 2018 or 2019.

<u>Localized Significance Thresholds (LSTs)</u>. The SCAQMD has published a "Fact Sheet for Applying CalEEMod to Localized Significance Thresholds" (South Coast Air Quality Management District, 2011). CalEEMod calculates construction emissions based on the number of equipment hours and the maximum daily disturbance activity possible for each piece of equipment. Construction-related emissions reported by CalEEMod are compared to the localized significance threshold lookup tables.

LSTs were devised in response to concern regarding exposure of individuals to criteria pollutants in local communities. LSTs represent the maximum emissions from a project that will not cause or contribute to an air quality exceedance of the most stringent applicable federal or state ambient air quality standard at the nearest sensitive receptor, taking into consideration ambient concentrations in each source receptor area (SRA), project size and distance to the sensitive receptor. However, LSTs only apply to emissions within a fixed stationary location, including idling emissions during both project construction and operation. LSTs have been developed for NO_X, CO, PM₁₀ and PM_{2.5}. LSTs are not applicable to mobile sources such as cars on a roadway (Final Localized Significance Threshold Methodology, SCAQMD, June 2003). As such, LSTs for operational emissions do not apply to the proposed development as the majority of emissions would be generated by vehicles operating on roadways.

LSTs have been developed for emissions within areas up to five acres in size, with air pollutant modeling recommended for activity within larger areas. The SCAQMD provides lookup tables for project sites that measure one, two, or five acres. It is assumed for this analysis that the entire 0.6-acre site would be disturbed on any given day during construction; thus, the look up table values for a one acre site were used to provide a conservative evaluation of potential impacts. The project site is located in Source Receptor Area 23 (SRA-23, Metropolitan Riverside County). LSTs for construction related emissions in the SRA 23 at varying distances between the source and receiving property are shown in Table 3.

Table 3
SCAOMD LSTs for Construction

Pollutant	Allowable emissions as a function of receptor distance in meters from a two-acre site (lbs/day)						
	25	50	100	200	500		
Gradual conversion of NO _x to NO ₂	118	148	212	3335	652		
СО	602	887	1,744	4,359	17,640		
PM ₁₀	4	12	30	67	178		
PM _{2.5}	1	3	8	17	43		

Source: http://www.aqmd.gov/CEOA/handbook/LST/appC.pdf, October 2009.

ISSUES (AND SUPPORTING INFORMATION SOURCES): Potentially Significant Impact Impact Potentially Significant Significant With Mitigation Incorporated Incorporated No Impact Impact No Impact Impact

As referenced, the nearest sensitive receptors to the project site are residences immediately adjacent to the site to the west and north. Thus, the 25-meter values shown in Table 3 are used to determine project consistency with the LSTs. As discussed, LSTs apply only to on-site activities and do not include off-site vehicle trips and associated emissions. As shown in Table 4, the LST values would not be exceeded at the nearest receiver located north of the site. No mitigation is required.

Table 4
Estimated Maximum Daily On-Site Construction Emissions and LSTs

On-Site Construction Emissions	NOx	CO	PM ₁₀	PM _{2.5}
- Site Preparation	9.7	4.2	0.6	0.4
- Grading	9.4	7.7	0.9	0.7
- Building Construction (2018)	11.0	7.7	0.7	0.6
- Building Construction (2019)	9.8	7.5	0.6	0.5
- Paving	7.8	7.1	0.4	0.4
- Architectural Coating	1.8	1.8	.12	.12
Local Significance Threshold – 25 meters (on-site only) ³	118	602	4	1
Threshold Exceeded	No	No	No	No

Notes: All calculations were made using CalEEMod 2016.3.2. See Appendix B. Grading, Paving, Building Construction, and Architectural Coating totals include worker trips, construction vehicle emissions and fugitive dust.

Site Preparation and Grading phases incorporate anticipated emissions reductions required by SCAQMD Rule 403 to reduce fugitive dust. Architectural coating phase assumes low VOC paint would be used per SCAQMD Rule 1113.

Compliance with SCAQMD regulations as referenced above would be required. Construction impacts would not cause an adverse air quality impact per thresholds (b) and (d) referenced above.

Operation Emissions

Table 5 summarizes emissions associated with operation of the proposed project. Operational emissions include emissions from electricity consumption (energy sources), vehicle trips (mobile sources), and area sources including landscape equipment and architectural coating emissions as the structures are repainted over the life of the project. Emission calculations include the implementation of water saving fixtures and related requirements associated with Title 24 of the California Energy Code. These features are options in CalEEMod and are intended to demonstrate regulatory compliance. They do not in all cases, reflect project specific mitigation requirements. The majority of operational emissions are associated with vehicle trips to and from the project site. Trip volumes were based on trip generation factors for residential projects incorporated into CalEEMod. As shown in Table 5, the net change in emissions would not exceed the SCAQMD thresholds.

Table 5
Estimated Operational Emissions

	Estimated Emissions (lbs/day)					
	ROG	NO _X	со	SO_X	PM_{10}	PM _{2.5}
Proposed Project						
Area	0.5	0.01	1.0	0.01	0.01	0.01
Energy	0.01	0.07	0.03	0.01	0.01	0.01

²LSTs are for a 1-acre disturbance area in SRA-23 within 25 meters of sensitive property boundary.

ISSUES (AND SUP INFORMATION S			Potent Signif Imp	icant act	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
Mobile	0.01	0.9	1.3	0.0	1 0.3	3 0.9	
Maximum lbs/day	.7	1.04	2.4	0.0	3 0.3	2 0.1	0
SCAQMD Thresholds	55	55	550	15	0 150	0 55	
Threshold Exceeded?	No	No	No	No) No	o No	,
Therefore, the project's regional aviolations of air quality standards. To ensure that the State and Federojects with a potential to generate of determine the potential to create of Federal 1-hour or 8-hourdling or slow-moving vehicles a per Riverside Traffic Impact Analogue traffic volumes; thus, a traffic adversely affect traffic operation of the proposed project	eral ambient air quate heavy volumes atte a CO "Hot Spor ambient air standard requires additilysis Guide (Decentific study was was ons to the extent to would be less that	uality standards of traffic, and to A CO "Hot lards. A localize onal analysis be mber 2017), the tranted. Since a that CO hotspoan significant in	s for CO are which can let Spot" is a seed high CO beyond total a traffic stutts could be mpact. No	e not vilead to localized project dy was genera	required. iolated, the S high levels of ed concentrat is associated t emissions of t does not ha not required, ted. Air qual	CAQMD record CO, use hot state of the control of CO that with traffic conjunctification. We the potential, the project is ity impacts as ired.	ommends that spot modeling it is above the ongestion and Per the City al to generate not expected
c. Result in a cumulativel criteria pollutant for v attainment under an app quality standard (incluexceed quantitative three	which the project plicable federal or uding releasing	t region is not state ambient emissions wh	on- air				
3c. Response: (Source: Air Quality Analysis prepared by Birdseye Planning Group, 2018, using CalEEMod 2016.3.2) Less Than Significant Impact. As referenced, construction and operation of the proposed project would not exceed SCAQMD emission thresholds for any criteria pollutants. Thus, the project would not result in any new significant air quality impacts. Therefore, cumulative air quality emissions impacts are less than significant. No mitigation is required.							
d. Expose sensitive reconcentrations?	ceptors to subs	stantial pollut	ant				
3d. Response: (Source: Air Less Than Significant Impact. will result in increased air emidescribed for Response 3b. No project will not expose sensitive concentrations. A less than signitis required.	Short-term impactissions from grad mitigation would be receptors located	ets associated v ling, earthmov be required to d adjacent to a	vith construing, and construction reduce em	ection fi onstruct nissions ast and	rom General tion activities to less than west of the	Plan 2025 typs as reference significant. Tasite to substar	pical build out ed above and Therefore, the ntial pollutant

3e. Response: (Source: Air Quality Analysis prepared by Birdseye Planning Group, 2018, using CalEEMod 2016.3.2

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
		Incorporated		
Less Than Significant Impact. While exact quantification of objection nature of what is considered "objectionable," the nature of the propositionable odors associated with construction activities. While regeneration of objectionable odors, the construction activities associated generate airborne odors like diesel exhaust emissions and architecturing daylight hours, be short-term in duration, and would be isolated the project will not cause objectionable odors affecting a substantial directly, indirectly and cumulatively will occur. No mitigation is reconstruction of properties.	posed project esidential proj ated with the e tural coatings ated to the im objectionable number of po	present a pote ects are not ty expected build . However, en mediate vicini e odors on a pe	ential for the g pically associated out of the pro- nissions would ty of the consermanent basis	generation of ated with the eject site will d occur only truction site. Therefore,
4. BIOLOGICAL RESOURCES. Would the project:				
a. Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?				
4a. Response: (Source: General Plan 2025 FPEIR Figure 5.4-2 Cells and Subunit Areas)	-MSHCP Ar	ea Plans, Figi	ıre 5.4-4 - MS	HCP Criteria
No Impact. The project site is located on a previously developed/in MSHCP database and other appropriate databases identified no pote suitable habitat for such species on site. Therefore, the project will habitat modifications, species identified as a candidate, sensitive, o policies or regulations of the California Department of Fish and Gan required.	ential for cand ave no impac r special statu	lidate, sensitive t directly, indicates species in least the second seco	e or special st rectly and cun ocal or region	atus species, nulatively on al plans, and
b. Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?				
4b. Response: (Source: General Plan 2025 FPEIR Figure 5.4-2 Cells and Subunit Areas)	– MSHCP At	ea Plans, Figi	ıre 5.4-4 - MS	HCP Criteria
No Impact. The project is located on a previously developed/impro riparian vegetation exists on the site or within proximity to the proje other sensitive natural community identified in local or regional Department of Fish and Game or U.S. Fish and Wildlife Service w directly, indirectly and cumulatively. No mitigation is required.	ect site. Theres	fore, no impac es, or regulati	et to any ripari ons, or by th	an habitat or le California
c. Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the Clean Water Act (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
4c. Response: (Source: Site Visit, December 2017)				

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
No Impact. The project is located within an urbanized area. No fed the Clean Water Act (including, but not limited to, marsh, vernal posite. The project site does not contain any discernible drainage cours and thus, does not include USACOE jurisdictional drainages or wet impact to federally protected wetlands as defined by Section 4 cumulatively. No mitigation is required.	ool, coastal, etces, inundated a lands. Theref	c.) exist on or areas, wetland ore, the propo	in proximity t vegetation, or sed project wo	o the project hydric soils; ould have no
d. Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?				
4d. Response: (Source: Site Visit, December 2017) No Impact. The project is within an urbanized area and will not resor migratory fish or wildlife species or with established native reside native wildlife nursery sites. Therefore, the project will have no cumulatively. No mitigation is required.	nt or migrator	y wildlife corr	idors, or impe	de the use of
e. Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				
No Impact. The project proposes the construction of 13 new concurbanized area of downtown Riverside and is subject to the MSHC includes policies to ensure that future development would not combiological resources, including tree preservation policies. No trees exwould not be affected by the project. For these reasons, the project with local policies or ordinances protecting biological resources. No	dominium uni CP mitigation iflict with any xisting on-site	ts on a vacant fees. In additi y local policie and existing s pact directly, i	site. The site on, the General s or ordinance street trees from	al Plan 2025 es protecting nting the site
f. Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?				
4f. Response: (Source: General Plan 2025 FPEIR Figure 3 Criteria Cells and Subunit Areas) No Impact. The project site is located on a previously developed/impan adopted Habitat Conservation Plan, Natural Community Conservation plan directly, indirectly and cumulatively. There of an adopted Habitat Conservation Plan, Natural Community Conservation plan. No mitigation is required.	proved site with vation Plan, or efore, the projection	thin an urbaniz r other approv ect will have n	ed area and wi ed local, regio o impact on the	ill not impact onal, or State ne provisions
5. CULTURAL RESOURCES. Would the project:				

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a. Cause a substantial adverse change in the significance of a historical resource as defined in § 15064.5 of the CEQA Guidelines?			\boxtimes	
5a. Response: (Source: Cultural Resource Report and Historical C Avenue Project, November 2017)	Compatibility A	Assessment for	r the 4019 Mis	sion Inn
Less than Significant Impact. The project is located on a site where of the CEQA Guidelines. As referenced, the site is undeveloped but h buildings. The Cultural Resources Report and Historic Compatibility design be considered as an acceptable urban infill development in confor Infill Construction in Historic Districts and the Secretary of determined that the massing, scale, orientation, and layout mediates multi-family residential structures within the immediate vicinity of the size, scale, proportion, color, and materials of the new buildings and contemporary design with the use of modern technology and material historic structures.	as been develor ity Assessment impliance with Interior's (SC between the cone project. Further re compatible	oped with both the recommends of the City of R OI) Standards ommercial, sin orther, the projection with the exist	residential and s that the propiverside Desig for Rehabilitangle-family re- tect is designed ting neighborh	d commercial posed Project on Guidelines ation. It was sidential, and such that the good, and the
While the project would be constructed within the Seventh Aver undeveloped. Thus, the project would not directly, indirectly and oproject has been designed consistent with applicable standards and historic districts. Thus, while the project would be a new developmed district. Impacts would be less than significant under this threshold.	cumulatively i guidelines add ent, it would n	mpact a histo lressing infill ot adversely in	rical resource projects const npact a histori	Further, the ructed within
b. Cause a substantial adverse change in the significance of an archeological resource pursuant to § 15064.5 of the CEQA Guidelines?				\boxtimes
5b. Response: (Source: Cultural Resource Report and Historica Avenue Project, November 2017)	l Compatibili	ty Assessment	for the 4019	Mission Inn
Less Than Significant Impact. A site survey for archeological resormation September 2017. The survey meets the Secretary of the Interior Starr of Riverside has determined there are no known archeological resormation of the Interior Starr of Riverside has determined there are no known archeological resormations of the Interior Starr of Riverside has determined there are no known archeological resormation.	ndards and Gu ources present	idelines and batten on the site. I	ased on the res	sults, the City archeological
c. Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				
5c. Response: (Source: General Plan 2025 Policy HP-1.3; C Assessment for the 4019 Mission Inn Avenue Project, Nove		irce Report ai	nd Historical	Compatibility
No impact. The project is located on a previously developed/improsuch as new development involving grading/ground disturbance, and disturbance of paleontological resources or a site containing unique 2025 states the City shall protect sites of archaeological and paleon applicable State and federal cultural resources protection and manage. The Cultural Resources Report and Historic Compatibility Assessment paleontological resources occurring on the site or find that the site is Therefore, the project will have no impact directly or indirectly of geologic feature. No mitigation is required.	e proposed that geologic feat a geologic al sign tological sign gement laws in the prepared for the sensitive for the proposed that the proposed for the proposed for the proposed for the proposed for the proposed that the proposed that the proposed for the proposed for the proposed that the proposed the proposed that the proposed that the proposed that the proposed that the proposed the proposed that the proposed that the proposed that the proposed that the proposed the proposed that the proposed t	at would creat tures. Policy F nificance and on its planning a for the project the presence of	e a potential f IP-1.3 within ensure compliand project red did not identiff f paleontologic	for additional General Plan ance with all view process. You any known cal resources.

			_	
ISSUES (AND SUPPORTING	Potentially Significant	Less Than Significant	Less Than Significant	No Impact
INFORMATION SOURCES):	Impact	With	Impact	Impact
		Mitigation Incorporated		
d. Disturb any human remains, including those interred outside of formal cemeteries?				
5d. Response: (Source: Cultural Resource Report and Historia	cal Compatibi	lity Assessmer	nt for the 4019	Mission Inn
Avenue Project, November 2017)				
Less than Significant. The project is located on a previously devel				
activities, such as new development involving grading/ground dist disturbance of human remains. Therefore, the project is not expecte				
remains, including those interred outside of formal cemeteries. Sta	ndard Conditi	ions of Approv	val will be inc	cluded in the
project findings to address the unforeseen discovery of human remitigation is required.	emains. Impa	ets would be	less than sig	nificant. No
5				
6. GEOLOGY AND SOILS.		<u> </u>	<u> </u>	
6. GEOLOGY AND SOILS. Would the project:				
a. Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving:				
i. Rupture of a known earthquake fault, as delineated on			\boxtimes	
the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based				
on other substantial evidence of a known fault? Refer to				
Division of Mines and Geology Special Publication 42. 6i. Response: (Source: General Plan Update 2025 FPEIR	Annondiy F	· Dualiminary	Contochnical	Investigation
and Infiltration Study, Mission Inn Avenue Townhon				
NOVA Services, Inc.)				
Less than Significant. The City of Riverside is surrounded by three				
Elsinore faults. At its closest point, the San Andreas fault is 11 mile Bernardino mountains. The fault has the capability of producing up				
extends more than 125 miles, from northwest of El Centro to northw				
intersection of Interstate Highways 10 and 215, Loma Linda, the Box	Springs Mou	intains across	Highway 60 to	the northern
end of the San Jacinto Valley. This fault has the capability of producir this fault is seven miles from downtown Riverside. The Elsinore fault		-	•	-
Corona and south into Lake Elsinore. It is connected to the Whittier f	ault near Sant	a Ana River in	the Corona/R	liverside area.
This fault has the capability of producing up to a 6.0 magnitude eart downtown Riverside.	hquake. At its	s closest point	, this fault is l	3 miles from
The project site is not located within the boundaries of an Earthquake	Fault Zone as	defined by th	a Alguist Prio	la Farthaualca
The project site is not located within the boundaries of an Earthquake Fault Zoning Act of 1972 or a Riverside County Fault Hazard Zone for				
active faults with the potential for surface fault rupture are known to p				
or potentially active faults traversing the area and the risk of ground ruis low.	apture resultin	g from fault di	ispiacement be	meath the site
During the life of the proposed improvements, the property will lil	zely evnerien	ce moderate ti	o occasionally	high ground
shaking from known faults, as well as background shaking from of				
region. However, site preparation and construction of building founda California Building Code (CBC) requirements would address seismic				
ground shaking. Impacts would be less than significant. No mitigati			mai impacis as	Sociated with

ISSUES (AND SUPPORTING	Potentially Significant	Less Than Significant	Less Than Significant	No Impact
INFORMATION SOURCES):	Impact	With Mitigation	Impact	Ппрасс
·		Incorporated		
ii. Strong seismic ground shaking?			\boxtimes	
6ii. Response: (Source: General Plan 2025 FPEIR Appendix E, P Study, Mission Inn Avenue Townhomes, 4019 Mission Inc.)				
Less than Significant. The San Jacinto Fault Zone located in the nort located in the southern portion of the City, have the potential to cause ground shaking. As referenced, the proposed project would be designed thus, impacts associated with strong seismic ground shaking will have cumulatively. No mitigation is required.	moderate to la ed consistent w	arge earthquak vith California	es that would of Building Code	cause intense regulations;
iii. Seismic-related ground failure, including liquefaction?				\boxtimes
 6iii. Response: (Source: General Plan 2025 Figure PS-2 – Liquef and Infiltration Study, Mission Inn Avenue Townhom NOVA Services, Inc.) No Impact. The project site is located in an area with low potential Liquefaction Zones Map – Figure PS-2. Compliance with the Califor the Geotechnical Report will ensure that impacts related to seismic-reno impact directly, indirectly and cumulatively. No mitigation is re 	nes, 4019 Mis I for liquefacti nia Building Celated ground f	ion as depicted Code regulation	nue, Riverside I in the Gener and recomn	e, California, al Plan 2025 nendations in
iv. Landslides?				\boxtimes
6iv. Response: (Source: General Plan 2025 FPEIR Figure 5.6 Geotechnical Investigation and Infiltration Study, M Avenue, Riverside, California, NOVA Services, Inc.) No Impact. The project site and its surroundings have generally fl	Aission Inn A	Avenue Town	homes, 4019	Mission Inn
landslides per Figure 5.6-1 of the General Plan 2025 Program Fina landslides directly, indirectly and cumulatively. No mitigation is rec	l PEIR. There			
b. Result in substantial soil erosion or the loss of topsoil?			\boxtimes	
6b. Response: (Source: Preliminary Geotechnical Investigation an 4019 Mission Inn Avenue, Riverside, California, NOV			n Inn Avenue	Townhomes,
Less Than Significant Impact. Erosion and loss of topsoil could requirements call for the preparation and implementation of a Storm erosion and sediment controls for construction activities. The project Elimination System (NPDES) regulations. In addition, with the erosimust comply (Title 18), the Grading Code (Title 17) also requires the erosion. Compliance with State and Federal requirements as well as wo of topsoil will be less than significant impact directly, indirectly and c. Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and	Water Quality was also come control starting implementation with Titles 18 and	y Managemen ply with the N ndards for whi on of measure and 17 will ens	at Plan that wo ational Polluta ch all develops s designed to r sure that soil en	uld establish int Discharge ment activity ninimize soil rosion or loss
potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?				

ISSUES (AND SUPPORTING	Potentially Significant	Less Than Significant	Less Than Significant	No
INFORMATION SOURCES):	Impact	With Mitigation Incorporated	Impact	Impact
6c. Response: (Source: General Plan 2025 PS-3 – Soils with I Investigation and Infiltration Study, Mission Inn Aver California, NOVA Services, Inc.)				
No Impact. The project site is generally flat, and on-site soils have Figure PS-3 and Table 5.6B of the FPEIR. As described previous susceptible to landslides or liquefaction, and the site is not located on not cause the project site to become unstable. Therefore, the project subsidence, liquefaction or collapse. No mitigation is required.	isly in this se n an existing f	ection, the pro ault. Implemen	ject site is no ntation of the p	ot considered project would
d. Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial risks to life or property?				
6d. Response: (Source: Preliminary Geotechnical Investiga Townhomes, 4019 Mission Inn Avenue, Riverside, Californ as adopted by the City of Riverside in Title 16 of the Rivers	ia, NOVA Sei	vices, Inc., an		
Less Than Significant Impact. Expansive soil is defined under C prepared for this project indicates that the soil has a low to very low e report recommendation and applicable provisions of the City's Subdithat pertain to soil hazards would reduce expansive soil impacts to le	expansion pote vision Code (ential. Complia Fitle 18) and th	nce with geote e California B	echnical/soils uilding Code
e. Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?				\boxtimes
6e. Response: (Source: Site Plan, 2017)	1	1		
No Impact. The proposed project will be served by the municipal se of septic tanks or alternative waste water disposal systems. Therefo of adequately supporting the use of septic tanks or alternative waste	re, there woul	d be <mark>no impac</mark>	et related to so	oils incapable
7. GREENHOUSE GAS EMISSIONS.				
Would the project:				
a. Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?				
7a. Response: (Source: GHG Analysis prepared by Birdseye	e Planning Gr	roup, 2017)		
Gases that trap heat in the atmosphere are often referred to as greer greenhouse retains heat. Common GHG include water vapor, carbor fluorinated gases, and ozone. GHGs are emitted by both natural process emitted in the greatest quantities from human activities. Emissions of whereas CH ₄ results from off-gassing associated with agricultural pract greater heat-absorption potential than CO ₂ , include fluorinated gases, such and sulfur hexafluoride (SF ₆). The accumulation of GHGs in the atmospheat trapping effect of GHGs, Earth's surface would be about 34° C co	n dioxide (CO ses and human f CO ₂ are larg ices and landfi ch as hydrofluc there regulates	2), methane (C activities. Of t gely by-product lls. Man-made procarbons (HF) the earth's tem	EH ₄), nitrous of hese gases, CC ts of fossil fue GHGs, many Cs), perfluorooperature. With	oxides (N_2O_x) , O_2 and CH_4 are el combustion, of which have earbons (PFC), out the natural

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
		Incorporated		

activities, particularly the consumption of fossil fuels for electricity production and transportation, have elevated the concentration of these gases in the atmosphere beyond the level of naturally occurring concentrations (Cal EPA, 2006).

Pursuant to the requirements of SB 97, the *CEQA Guidelines* were amended to include feasible mitigation of GHG emissions and analysis of the effects of GHG emissions. The adopted *CEQA Guidelines* provide regulatory guidance on the analysis and mitigation of GHG emissions in CEQA documents, while giving lead agencies the discretion to set quantitative or qualitative thresholds for the assessment and mitigation of GHGs and climate change impacts.

The majority of individual projects do not generate sufficient GHG emissions to create a project-specific impact through a direct influence on climate change; therefore, the issue of climate change typically involves an analysis of whether a project's contribution towards an impact is cumulatively considerable. "Cumulatively considerable" means that the incremental effects of an individual project are significant when viewed in connection with the effects of past projects, other current projects, and probable future projects (CEQA Guidelines, Section 15355).

Potential GHG impacts are evaluated per the SCAQMD's recommended/preferred option threshold for all land use types of 3,000 metric tons CO₂E per year. GHG emissions associated with the project's construction period were estimated using the CalEEMod computer program. CalEEMod input parameters and output files are provided as an Appendix B to this Initial Study.

Construction activities would generate greenhouse gas (GHG) emissions associated with equipment operation. Site preparation and grading typically generate the greatest emission quantities because the use of heavy equipment is greatest during this phase of construction. Emissions associated with the construction period were estimated based on the projected maximum amount of equipment that would be used onsite at one time. Air districts such as the SCAQMD have recommended amortizing construction-related emissions over a 30-year period to calculate annual emissions. Construction of the project would generate approximately 173 metric tons of GHG emissions during construction. Amortized over 30 years, the project would generate 6 metric tons as shown in Table 6 below.

Table 6 also shows the new construction, operational, and mobile GHG emissions (including 3 MTE of annual transportation related NOx emissions) associated with the proposed project. Long-term operational emissions consist of area sources, energy use, solid waste, water use, and transportation. Each source and related GHG emissions is shown below. Cumulatively, the estimated emissions would not exceed the 3,000 MT CO₂E annual emission threshold; thus, no mitigation measures would be required to avoid a significant impact under CEQA. GHG emissions would be **less than significant**. **No mitigation is required.**

Table 6 Combined Annual Greenhouse Gas Emissions

Emission Source	Annual Emissions (CO ₂ E)	Amortized Emission (CO ₂ E) (30 years)
Construction	63 metric tons	2.1 metric tons
Operational Area Energy Solid Waste Water Mobile Nitrogen Oxides (NOx)	0.2 metric tons 39 metric tons 3 metric tons 6 metric tons 78 metric tons 3 metric tons	0.006 metric tons 1.3 metric tons 0.1 metric tons 0.2 metric tons 2.6 metric tons 0.1 metric tons
Total	135.02 metric tons	5.1 metric tons

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
See Appendix B of Initial Study for CalEEMod pro output	ogram			
b. Conflict with any applicable plan, policy or regulation of an agency adopted for the purpose of reducing the emissions of greenhouse gases?				
7b. Response: (Source: City of Riverside, Riverside Restorative)	ve Growthprin	t (RRG), Janu	ary 2016)	
discussed, the project would not exceed the thresholds of significance GHG emissions. With respect to consistency with plans or policies reference the <i>Riverside Restorative Growthprint</i> (RRG) in January 2016, whice <i>Climate Action Plan</i> . The plans comprising the RRG work in together advancing the City of Riverside's GHG emission reduction goals. Measures SR-2 in the CAP, new buildings would be constructed building code regulations to ensure energy efficiency such as instructed in the construction of the capacity of the	related to GHC h is the combi- er to encourage Consistent wit consistent with alling low floor HG emissions etion/demolition on of applicable	de emissions, the ned Economic entrepreneurs that the principal in Title 24 stars we plumbing for associated with associated waste be replied CAP measured.	re City of Rive Prosperity Ac ship and smart es outlined in indards and oth ixtures and in th long-term of ecycled (Measures summariz	erside adopted etion Plan and growth while the RRG and her applicable aplementing a peration of the ture SR-13) to ed herein, the
8. HAZARDS & HAZARDOUS MATERIALS.				
Would the project: a. Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?				
8a. Response: (Source: Project Description, 2017) No Impact. The proposed project consists of a 13-unit condominium from the typical materials (i.e., cleansers, automobile fluids, etc.) used would be used, disposed of, stored or transported to/from the site. A required.	d and/or stored	in small quant	ities, no hazaro	dous materials
b. Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?	t			
8b. Response: (Source: Project Description, 2017)	•			
No Impact. The proposed project does not involve the use of any impact directly, indirectly or cumulatively for creating a signific reasonably foreseeable upset and accident conditions involving the r mitigation is required.	ant hazard to	the public or	r the environr	nent through
c. Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?			\boxtimes	

INFORMATION SOURCES):	Significant Impact	Significant With Mitigation Incorporated	Significant Impact	Impact		
8c. Response: (Source: Project Description, 2017)						
No Impact. The nearest school to the project site is Bryant Elementary School which is located at 4324 3 rd Street in Riverside approximately 0.5 miles northwest of the site. The school is located more than ½ mile from the site and as referenced, no hazardous materials would be used or stored on the site. Therefore, the project will have no impact regarding emitting hazardous emissions or handling hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school directly, indirectly or cumulatively. No mitigation is required.						
d. Be located on a site which is included on a list of hazardo materials sites compiled pursuant to Government Co-Section 65962.5 and, as a result, would it create a significal hazard to the public or the environment?	de					

Less than Significant with Mitigation Incorporated. Both a Phase I and Limited Phase II Environmental Site Assessment were performed for the subject property. The Phase I noted that a gas station/vehicle repair facility and historic dry cleaners had been located on the property. As a result, a Limited Phase II was performed to determine if any hazardous materials remain in subsurface soils and if so, would concentrations create a potentially adverse condition for future residents or require specific methods or the disposal of excavated soil.

Assessment, prepared by SCS Engineers, dated August 25, 2017)

As referenced in the Limited Phase II ESA, a screening level human health risk assessment was performed for the project site. The purpose was to estimate both carcinogenic and non-carcinogenic toxicity and potential human health risk associated with long-term exposure to carcinogenic constituents in the soil underlying the site. Of specific focus, was exposure to Volatile Organic Compounds (VOCs) (soil gases) through exposure to vapor emissions. To gather data required for the evaluation, a total of seven soil vapor borings were advanced on the site to a depth of 5 feet below ground surface (bgs). Soil vapor was sampled to assess the possible presence and concentrations of VOCs in the soil vapor beneath the site associated with historical automotive repair, gasoline service station, and dry-cleaning activities. Soil vapor samples were also taken from locations representing proposed building sites.

The Estimated Cancer Risk (ECR) associated with the residential use of the proposed site was found to exceed the acceptable Department of Toxic and Substance Control ECR criterion for the highest reported concentrations of VOCs. With respect to the risk of non-cancer health effects, the risk criterion was not exceeded for residential use of the site. Thus, the health risk evaluation determined that without mitigation, there is significant human health risk for residential use of the proposed site resulting from vapor intrusion. It is important to note that the ethylbenzene concentration from soil vapor sample SV5 is the primary data point causing the significant cancer risk determination. Boring site SV5 is located near the northeast corner of the site adjacent to the alley way and Chestnut Street in the proposed location of the single two-story townhouse building. The health risk evaluation concluded that there is a low likelihood that a theoretical risk exists for future occupants of the proposed residential buildings based on maximum VOC concentrations from soil vapor samples collected from the remaining six soil vapor borings. Thus, without mitigation to address soil vapor associated with boring SV5, the proposed project could have a significant impact associated with hazardous materials.

The Limited Phase II ESA notes that the soil samples obtained for the assessment have unusually high porosity which may be caused by loose, uncompacted soils associated with a previous excavation. Thus, soil characteristics may not be representative of typical site conditions. Further, as reported in the DTSC Vapor Intrusion Guidance referenced in the Limited Phase II ESA, if a soil vapor screening indicates a potential risk, additional data at the subject site can be collected and a more thorough analysis performed. However, a more complete dataset is needed for statistical approximation. This typically implies the collection of at least eight samples as referenced in the Limited Phase II ESA. The samples collected for the Limited Phase II

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
		Incorporated		

ESA were from soil vapor borings across the site rather than focused in proximity to the proposed building site on or near SV5.

Therefore, mitigation measure HAZARDS-1 would be implemented to ensure potential impacts are **less than significant with mitigation incorporated:**

MM HAZARDS-1: Install a vapor barrier under the footprint of the building proposed for construction over soil boring SV5 or once the final locations/footprints of proposed residential buildings at the site are established, collect samples for both soil vapor and soil physical properties within and in proximity to SV5 as defined in the Limited Phase II ESA. For a dataset to be representative of the health risk associated with a particular building, at least eight soil vapor samples should be collected from soil vapor borings representing the proposed building in the area of sample SV5.

If upon completion of the additional soil vapor sampling, the consultant concludes that the ECR still exceeds the DTSC ECR criterion of 1 in one million ECR, than the vapor barrier over the affected area would still be required.

Petroleum hydrocarbons (TPH) were detected above the laboratory reporting limit in one sample collected by SCS at a depth of 1 foot bgs (sample B4-1 reported at 129 mg/kg TPHo). The RSL for TPH (aliphatic medium) for residential users is 96 mg/kg, and for industrial/commercial users 440 mg/kg; therefore the reported concentrations of TPH at the Site exceed the residential RSL and are below the industrial/commercial RSL. While the risk is likely conservative, the reported concentrations may represent a potential health risk to future residential occupants of the site if open routes of exposure are present to the soil. The site is proposed to be developed with buildings and hardscape, with remaining areas covered with landscaping, with a low likelihood of open routes of exposure to future residents. However, to mitigate any potential risk of exposure, mitigation measure HAZARDS-2 would be implemented to ensure impacts are **less than significant with mitigation incorporated:**

MM HAZARDS-2: Soils from any area on the site that will ultimately not be covered with hardscape or landscaping that may be accessible to the future residential occupants of the site and/or soil that is in areas to be exported (e.g. from footings, utility trenches, etc.), shall be sampled prior to occupancy or prior to export activities to determine if constituents of concern (i.e., total petroleum hydrocarbons) in soil would exceed either risk-based screening criteria and/or waste criteria.

If soil sampling performed in areas of the site that are not paved or covered with landscaping come back from the analytical laboratory with concentrations of total petroleum hydrocarbons that exceed human health based screening criteria, the soil should be either excavated, characterized, and properly disposed of, or covered with a clean soil cap or hardscape to eliminate potential exposure pathways.

For soil that is to be exported from the site that is sampled and analyzed, if soil samples come back from the analytical laboratory with results for total petroleum hydrocarbons that exceed waste criteria, the results of the sampling should be disclosed to receivers of this material. The soil generated by grading activities may need to be disposed of as regulated waste if or to other sites that can accept receiving this soil.

Finally, the following mitigation measure HAZARDS-3 will be implemented to ensure the impacts to the safety of workers who may be at risk of any exposure are **less than significant with mitigation incorporated:**

MM HAZARDS-3: The *Limited Phase II Environmental Assessment, prepared by SCS Engineers, dated August 25, 2017* shall be provided to construction/grading contractors working on the site. Construction/grading contractors shall address possible worker exposures by using dust-suppression or –control measures, encouraging hygiene practices such as had washing before eating and at the completion of a job, and washing clothes from the jobsite prior to engaging in other activities off the job site, as is appropriate.

With implementation of the above Mitigation Measures HAZARDS-1, HAZARDS-2, and HAZARDS-3, impacts related to hazardous materials would be **less than significant.**

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
e. For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard for people residing or working in the project area?				
8e. Response: (Source: Riverside County Airport Land Use Co 2004), Figure FL-1).	empatibility Po	lan Policy Doc	cument (Adopt	ed December
No Impact. The project site is not located within any airport land use will have no impact resulting in a safety hazard for people residin cumulatively. No mitigation is required.				
f. For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area?				
 8f. Response: (Source: Riverside County Airport Land Use Co. 2004) No Impact. The project site is not located in proximity to a private air or working in the project area to excessive noise levels related to indirectly or cumulatively. No mitigation is required. 	strip; thus, the	project would	not expose pe	ople residing
g. Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				
8g. Response: (Source: GP 2025 FPEIR Chapter 7.5.7 – Haza 2002)	rds and Haza	rdous Materia	ls, City of Rive	erside's EOP,
No Impact. The project site is located on the north side of Missic downtown Riverside. The project will not result in physical alteratio impair implementation or physically interfere with an adopted emindirectly or cumulatively to an emergency response or evacuation pl	ns to the projections	ect site or Miss Therefore,	sion Inn Aven no impact , e	ue that would
h. Expose people or structures to a significant risk of loss, injury or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?				
8h. Response: (Source: California Department of Forestry an County, 2009)	d Fire Protec	tion, Fire Sev	verity Zone M	ap (Riverside
No Impact. The proposed project is located in an urbanized area w within a Very High Fire Severity Zone (VHFSZ) or adjacent to wild wildland fires either directly, indirectly or cumulatively from this pro	land areas or	a VHFSZ; the	refore no imp	act regarding
9. HYDROLOGY AND WATER QUALITY.				
Would the project:				

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
a. Violate any water quality standards or waste discharge requirements?			\boxtimes	
9a. Response: (Source: Preliminary Geotechnical Investigation at Townhomes, 4019 Mission Inn Avenue, Riverside, California,			on Inn Avenu	e
Less than Significant. The project site is vacant, undeveloped land. Construction. The project will create new impervious surfaces (i.e., a areas. Stormwater will be managed by utilizing drainage manage ('BMPs'). Two DMA basins are expected to be constructed; one in the western property boundary. The basins would be designed to collect resite release of treated stormwater is proposed as part of the project. In applicant is proposing site design techniques and BMPs including footprint, and removing directly connected impervious areas. These techniques to the minimum width and minimizing hardscape, whence	asphalt, concre ment areas (late central port runoff and allo an addition to to minimizing to echniques wer	ete and rooftop DMAs) and E ion of the propow water to per the treatment courban runoff,	as) and pervious and pervious and the operty and the operate into the control mention minimizing the	us landscaped nent Practices ther along the soil. No off- ned above, the ne impervious
While the project would modify on-site drainage, it would not alter the in on- or off-site erosion or siltation. Construction of the stormwater to the project. This would avoid flooding on- or off-site. The BMPs statutes will have a less than significant impact directly, indirectly waste discharge.	reatment syste referenced abo	em would retai ove, combined	n the design ca with complian	apture volume ace of existing
b. Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level (e.g., the production rate of pre-existing nearby wells would drop to a level which would not support existing land uses or planned uses for which permits have been granted)?				
9b. Response: (Source: Water Quality Management Plan for 2011; Preliminary Geotechnical Investigation and Infiltr Mission Inn Avenue, Riverside, California, NOVA Services	ation Study,			
No impact. The proposed project is located within the Riverside Sout 13 condominium units. Water demand projections for the Project, as cannually or 2,438 gallons per day. The project is required to connect and WQMP requirements that will ensure the proposed project will no substantially with groundwater recharge such that there would be a groundwater table level. Therefore, there will be no impact to ground cumulatively. No mitigation is required.	alculated by C to the City's s of substantially net deficit in	alEEMod 2010 sewer system a y deplete grour aquifer volum	6.3.2, is 0.89 m and comply windwater supplie or a lowerin	nillion gallons th all NPDES es or interfere g of the local
c. Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation on- or off-site?				
9c. Response: (Source: Water Quality Management Plan for the S 2011; Preliminary Geotechnical Investigation and Infiltration Mission Inn Avenue, Riverside, California, NOVA Services, In	Study, Missio			
Less Than Significant. The project would provide more than 10,000 sof a Water Quality Management Plan (WQMP) is required. The purp				

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
implemented both during and after construction to avoid adverse impa Erosion, siltation and other possible pollutants associated with long-to the WQMP and grading permit process. The drainage patterns on the Best Management Practices within the WQMP would avoid substantiarivers would be affected by the proposed action. Therefore, the pro- indirectly or cumulatively to existing drainage patterns. No mitigatio	erm implement e site would bal erosion and ject will have	tation of proje e modified; he for siltation on a less than si	cts are address owever, imple - and off-site.	sed as part of mentation of No stream or
d. Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site?				
9d. Response: (Source: Preliminary Geotechnical Investig Townhomes, 4019 Mission Inn Avenue, Riverside, Californ 06065C0710G, August 2008)				
Less Than Significant. The project site is not located within a 100-year condition has been studied and would be attenuated on-site. Thus, all surface discharge will not change from existing conditions. The project there will be a less than significant impact directly, indirectly or required.	though the dra ct would not re	inage pattern sult in floodin	will be altered g on- or off-sit	I, the off-site e. Therefore,
e. Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?				
9e. Response: <i>(Source:</i> Preliminary Geotechnical Investig Townhomes, 4019 Mission Inn Avenue, Riverside, Califor				Inn Avenue
Less Than Significant Impact. Within the scope of the project is stormwater basins will be constructed on-site and adequately sized to is expected to generate the following pollutants: sediment/turbidity, nu bacteria and viruses, oil & grease, and pesticides. These expected polsite design, source control and treatment control measures specified in pollutants will be mitigated through the project site design, source corproject design, the project will not create or contribute runoff water drainage systems or provide substantial additional sources of polluted directly, indirectly or cumulatively. No mitigation is required.	accommodate atrients, trash a llutants will be the project spentrol, and trea exceeding cap	e runoff from t nd debris, oxy e treated throu ecific WQMP. tment controls pacity of exist	the project site gen demanding gh the incorporation. Therefore, as already integring or planned	. The project g substances, pration of the the expected rated into the d stormwater
f. Otherwise substantially degrade water quality?			\boxtimes	
9f. Response: (Source: Preliminary Geotechnical Investiga Townhomes, 4019 Mission Inn Avenue, Riverside, Califor				Inn Avenue
Less Than Significant Impact. As referenced, appropriate site desincorporated into the project design capture and treat stormwater reresidential land use, such as trash and debris, motor oil and related marequired by the Regional Water Quality Control Board and City of Rivwould occur as a result of the proposed project. No mitigation is required.	unoff and other aterial. The proverside. A less	er pollutants g oject will mee	generally assoc t water quality	ciated with a standards as

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact		
g. Place housing within a 100-year flood hazard area as mapped on a federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map?				\boxtimes		
9g. Response: (Source: General Plan 2025 Figure PS-4 – Flow 06065C0710G, August 2008)	od Hazard Ar	eas, and FEM	A Flood Haza	urd Maps		
No impact. The project site is not located within a 100-year mapped 06065C0710G, August 2008). There will be no impact caused by this not place housing within a 100-year flood hazard area. No mitigation	s project direc					
h. Place within a 100-year flood hazard area structures which would impede or redirect flood flows?						
9h. Response: (Source: (Source: General Plan 2025 Figure P. Maps 06065C0710G, August 2008)	S-4 – Flood H	lazard Areas, d	and FEMA F	lood Hazard		
No impact. The project site is not located within a 100-year mapped flood zone (FEMA Flood Insurance Rate Map No. 06065C0710G, August 2008). The project would redirect on-site drainage patterns; however, it would not impede or redirect flood flows. As referenced, all drainage would be managed to ensure pre-construction flows off-site are maintained. The project would not expose people or structures to flood hazard from severe storm events. There will be no impact caused by this project directly, indirectly or cumulatively as it will not place housing within a 100-year flood hazard area. No mitigation is required.						
i. Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam?				\boxtimes		
9i. Response: (Source: General Plan 2025 Figure PS-4 – F 06065C0710G, August 2008; County of Riverside Environ February 2015)						
No impact. The reservoir nearest the project site is Lake Evans whi project site is not within the inundation zone for Lake Evans per Fi Impact Report No. 521 Public Review Draft (February 2015). Theref hazard or dam inundation area that would expose people or structure flooding, including flooding as a result of the failure of a levee o cumulatively will occur. No mitigation is required.	gure 4.11.2 in ore, the projects to a signific	n the County of et will not place ant risk of los	of Riverside E ce a structure v s, injury or de	nvironmental within a flood ath involving indirectly or		
j. Inundation by seiche, tsunami, or mudflow?9j. Response: (Source: GP 2025 FPEIR Chapter 7.5.8 – Hydrogense)	drology and V	Vater Ouality;	Preliminary	<u> </u>		
Investigation and Infiltration Study, Mission Inn Avenue California, NOVA Services, Inc.)						
No impact. Seiches are oscillations of the surface of inland bodies of hours. Seismic excitations can induce such oscillations. Tsunamis are volcanic eruptions. The project is located well inland from the Pa referenced, the project site is not within the inundation zone of the ne by a seiche if a seismic event were to occur. The project site is flaunstable during grading or other ground disturbing activities. There impacts resulting from tsunamis will occur directly, indirectly or cur	large sea way cific Ocean a arest reservoin t and does no fore, since the	res produced b nd is not sub rs; and thus, is t contain steep e City is not lo	y submarine e ject to tsunamenot expected to slopes that concated in a c	arthquakes or ni hazard. As to be affected could become		

ISSUES (AND SUPPORTING	Potentially Significant	Less Than Significant	Less Than Significant	No Impact
INFORMATION SOURCES): Impact With Mitigation		With	Impact	impact
10. LAND USE AND PLANNING: Would the project:				
a. Physically divide an established community?				\square
 10a.Response: (Source: General Plan 2025 Land Use and Use Project Description, 2017) No impact. The project is an infill project currently served by fully in not involve the subdivision of land or the creation of streets that could be a subdivision of land or the creation of streets. 	mproved publ	ic streets and o	other infrastruc	eture and does
or an established community. Therefore, no impact directly, indirector. No mitigation is required.				
b. Conflict with any applicable land use plan, policy, or regulation of an agency with jurisdiction over the project (including, but not limited to the general plan, specific plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or mitigating an environmental effect?				
10b. Response: (Source: Downtown Specific Plan, Project Desc	cription, 2017	")		
Less than Significant. The proposed project site is located at 40 Commercial in the Downtown Specific Plan (amended May 2017). Tas follows:	he purpose of	the Neighborl	nood Commer	cial District is
The Neighborhood Commercial District is intended to provide nearby neighborhoods. The Neighborhood Commercial Distr provide convenience goods and services frequented by local r promote human scale elements while providing a sensitive residences.	rict promotes esidents. Dev	a concentrativelopment with	on of busines in this Distric	sses that et should

The proposed residential use is currently not allowed per the Downtown Specific Plan within the Neighborhood Commercial District; thus, the applicant is processing an amendment to the Downtown Specific Plan-Neighborhood Commercial District to allow the proposed use on the project site with a Conditional Use Permit. The proposed residential use is appropriate for the site from the historic context. As referenced, this site was originally developed as a residential use as were many of the adjacent properties. Further, the proposed residential use is compatible with existing residential uses to the north/northeast along Chestnut Street and west/northwest of the site along Mission Inn Avenue and Brockton Avenue. The project will expand the customer base for existing businesses located across Mission Inn Avenue to the south and generally provide a unifying element to the Mission Inn Avenue corridor by developing a vacant site. Due to the proposed projects location within the Seventh Street Historic District, a Certificate of Appropriateness is required to ensure that the exterior elevations maintain the historic integrity of the area.

In addition, the project site is adjacent to the Raincross District to the east and the Residential District to the north. The Raincross District allows multifamily residential development while the Residential District allows for single family residential development. The proposed 13-unit townhome development is appropriate at this site as it functions as a buffer and transition area from high density to low density residential.

With approval of the requested entitlements, the project will be consistent with the General Plan 2025, Downtown Specific Plan and Zoning Code. The project is not located within a coastal zone. Thus, the proposed project will have a **less than significant impact** on applicable land use plan, policies or regulations directly, indirectly or cumulatively. **No mitigation is required.**

ISSUES (AND SUPPORTING	Potentially Significant	Less Than Significant	Less Than Significant	No Impact
INFORMATION SOURCES):	Impact	With Mitigation Incorporated	Impact	impact
c. Conflict with any applicable habitat conservation plan or natural community conservation plan?				
10c.Response: (Source: General Plan 2025 FPEIR Figure 5.4- Criteria Cells and Subunit Areas)	2 – MSHCP 2	Area Plans, Fi	igure 5.4-4 - N	MSHCP
No impact. The project site is located on a previously developed/in Permittee under the MSHCP; therefore, the project is subject to appli located in an area subject to Cell Criteria under the MSHCP and, therefore the MSHCP Reserve. Therefore, the project will have no impact Plan, Natural Community Conservation Plan, or other approved local indirectly, or cumulatively. No mitigation is required.	icable provision of the provision of the province of the provision of the province of the prov	ons of the MS Conservation re sions of an ad	HCP. The procequirements to opted Habitat	ect site is not ward building Conservation
11. MINERAL RESOURCES. Would the project:				
a. Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?				
11a. Response: (Source: General Plan 2025 Figure – OS-1 – N	Iineral Resou	irces)		
Less than Significant. According to the City of Riverside General Pl zone, which indicates that the area contains known or inferred mineral no mineral resources are known on the Project site. This type of m valuable resources according to the State, which identifies MRZ-2 zo impacts to known mineral resources are less than significant directly,	occurrences of ineral resource nes as import	of undetermine the zone is not ant mineral res	d mineral sign considered to source zones.	ificance; thus, be a zone of Γherefore, the
b. Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?				
11b. Response: (Source: General Plan 2025 Figure – OS-1 – N	Iineral Resou	irces)	ı	
No Impact. The GP 2025 FPEIR determined that there are no specific important mineral resource recovery sites and that the implementat preclude the ability to extract state-designated resources. The proportion of the proportion	ion of the Ge osed project is	eneral Plan 20	25 would not	significantly
12 NOICE		<u> </u>		
12. NOISE. Would the project result in:				
a. Exposure of persons to or generation of noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				
12a. Response: (Source: Bolt, Beranek & Newman, Noise Control Riverside Municipal Code; City of Riverside General Plan No Planning Group, December 2017)		•	-	
Noise levels (or volume) are generally measured in decibels (dB) usi weighting scale is an adjustment to the actual sound power levels con				

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
		Incorporated		

sensitive to frequencies around 4,000 Hertz (about the highest note on a piano) and less sensitive to low frequencies (below 100 Hertz).

Sound pressure level is measured on a logarithmic scale with the 0 dB level based on the lowest detectable sound pressure level that people can perceive (an audible sound that is not zero sound pressure level). Based on the logarithmic scale, a doubling of sound energy is equivalent to an increase of 3 dB, and a sound that is 10 dB less than the ambient sound level has no effect on ambient noise. Because of the nature of the human ear, a sound must be about 10 dB greater than the reference sound to be judged as twice as loud. In general, a 3 dB change in community noise levels is noticeable, while 1-2 dB changes generally are not perceived. Quiet suburban areas typically have noise levels in the range of 40-50 dBA, while those along arterial streets are in the 50-60+ dBA range. Normal conversational levels are in the 60-65 dBA range, and ambient noise levels greater than 65 dBA can interrupt conversations.

In addition to the instantaneous measurement of sound levels, the duration of sound is important since sounds that occur over a long period of time are more likely to be an annoyance or cause direct physical damage or environmental stress. One of the most frequently used noise metrics that considers both duration and sound power level is the equivalent noise level (L_{eq}). The L_{eq} is defined as the single steady A-weighted level that is equivalent to the same amount of energy as that contained in the actual fluctuating levels over a period of time (essentially, the average noise level). Typically, L_{eq} is summed over a one-hour period.

The time period in which noise occurs is also important since noise that occurs at night tends to be more disturbing than that which occurs during the daytime. Two commonly used noise metrics – the Day-Night average level (L_{dn}) and the Community Noise Equivalent Level (CNEL) recognize this fact by weighting hourly L_{eq} over a 24-hour period. The L_{dn} is a 24-hour average noise level that adds 10 dB to actual nighttime (10:00 PM to 7:00 AM) noise levels to account for the greater sensitivity to noise during that time period. The CNEL is identical to the L_{dn} , except it also adds a 5 dB penalty for noise occurring during the evening (7:00 PM to 10:00 PM).

Vibration is sound radiated through the ground. The rumbling sound caused by the vibration of room surfaces is called ground borne noise. Ground borne vibration is almost exclusively a concern inside buildings and is rarely perceived as a problem outdoors. Ground-borne vibration related to human annoyance is generally related to velocity levels expressed in vibration decibels (VdB). However, construction-related groundborne vibration in relation to its potential for building damage can also be measured in inches per second (in/sec) peak particle velocity (PPV) (Federal Transit Administration, May 2006). Based on the FTA's *Transit Noise and Vibration Impact Assessment* and the California Department of Transportation's 1992 *Transportation-Related Earthborne Vibration, Technical Advisory*, vibration levels decrease by 6 VdB with every doubling of distance.

Noise exposure goals for various types of land uses reflect the varying noise sensitivities associated with those uses. Residences, hospitals, schools, guest lodging, libraries, and parks are most sensitive to noise intrusion; and therefore, have more stringent noise exposure standards than commercial or industrial uses that are not subject to impacts such as sleep disturbance. Sensitive land uses generally should not be subjected to noise levels that would be considered intrusive in character. Therefore, the location, hours of operation, type of use, and extent of development warrant close analysis in an effort to ensure that noise sensitive receptors are not substantially affected by noise.

Noise Standards

City of Riverside General Plan Noise Element. The City of Riverside General Plan Noise Element (2007) addresses the relationship between noise and noise-sensitive uses and the public health concerns associated with noise. The Noise Element includes guidelines for identifying compatible land uses and establishing appropriate development standards. Figure N-1 identifies existing noise contours along major transportation corridors within the City. The project site is located within the 60 dBA Community Noise Exposure Level (CNEL) contour for Mission Inn Avenue. Objective 4 addresses the minimization of noise from ground transportation sources. Relevant policies include the following:

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation	Less Than Significant Impact	No Impact
		Incorporated		

Policy N–4.1: Ensure that noise impacts generated by vehicular sources are minimized through the use of noise reduction features (e.g., earthen berms, landscaped walls, lowered streets, improved technology).

Policy N-4.5: Use speed limit controls on local streets as appropriate to minimize vehicle traffic noise.

City of Riverside Noise Ordinance. Chapter 7.35.10(B)(5) of the Riverside Municipal Code prohibits the operation of any tools or equipment used in construction, drilling, repair, alteration, grading or demolition work between the hours of 7:00 p.m. and 7:00 a.m. on weekdays and between 5:00 p.m. and 8:00 a.m. on Saturdays or at any time on Sunday or federal holidays. Construction that occurs weekdays between 7:00 a.m. and 7:00 p.m. and between 8:00 a.m. and 5:00 p.m. on Saturday's, provided a permit has been obtained from the City as required, is exempt from regulation per 7.35.20(G) of the Riverside Municipal Code.

Per Chapter 7.25, Table 7.25.010A, of the Riverside Municipal Code, the maximum allowable exterior noise level at residences is 55 dBA from 7 a.m. to 10 p.m., and 45 dBA from 10 p.m. to 7 a.m. Table 7.30.015 limits interior noise levels to 45 dBA from 7:00 a.m. to 10:00 p.m. and 35 dBA from 10:00 p.m. to 7:00 a.m.

a)Construction Noise. Temporary, construction-related noise would occur during construction of the proposed project. The noise levels associated with the operation of common construction equipment are shown in Table 7. The noise levels are provided for reference purposes; not all equipment shown would be used for the proposed project. Noise levels are expected to occur within the ranges shown.

Table 7
Typical Construction Equipment Noise Levels

Type of Equipment	Range of Maximum Sound Levels Measured (dBA at 50 feet)	Maximum Sound Levels for Analysis (dBA at 50 feet)
Pile Driver 12,000 to 18,000 ft-lb/blow	81–96	93
Rock Drills	83–99	96
Jack Hammers	75–85	82
Pneumatic Tools	78–88	85
Pumps	74–84	80
Scrapers	83–91	87
Haul Trucks	83–94	88
Cranes	79-86	82
Portable Generators	71-87	80
Rollers	75-82	80
Dozers	77–90	85

`	AND SUPPORTI ATION SOURCE		Sign	ntially ificant ipact	Less Than Significant With Mitigation Incorporated	Less Th Significa Impac	ant	No Impact
	Tractors	77–82			80			
	Front-End Loaders	77–90			86			
	Hydraulic Backhoe	81-90			86			
	Hydraulic Excavators	81–90			86			
	Graders	79–89			86			
	Air Compressors	76–89			86			
	Trucks	81–87			86			
	Trencher	73-80			80			

Source: Bolt, Beranek & Newman, Noise Control for Buildings and Manufacturing Plants, 1987. dBA = A-weighted decibels, ft-lb/blow = foot-pounds per blow

Construction of the proposed improvements may utilize dozers, tractors, loaders, trucks and a variety of other types of equipment as individual phases of the construction process progress. Noise levels associated with the equipment commonly used will range from 80 to 88 dBA at 50 feet from the source. A doubling of sound energy yields an increase of three decibels, so multiple pieces of equipment operating together may cause relatively small but noticeable increases in noise levels above that associated with one piece of equipment. Assuming two pieces of construction equipment, each producing a noise level of 88 dBA, are operating at one time on the site, the worst-case combined noise level during the site preparation phase of construction is an estimated 91 dBA at a distance of 50 feet from the active construction area.

The nearest sensitive property are single family residences approximately 25 feet north and west of the property line. Assuming a reference level of 91 dBA at 50 feet from the source, noise levels at 25 feet could be as high as 97 dBA assuming an increase of 6 dBA would occur by halving the distance between the source and receiver. While these noise levels could occur, they would be intermittent. Construction noise would be audible at the nearest residences neighboring the site. While noise levels are likely to exceed 55 dBA during periods when construction equipment is operating close to the northern property line. As referenced, Chapter 7.25 of the Riverside Municipal Code allows construction activities between the hours of 7:00 a.m. and 7:00 p.m. weekdays and between the hours of 8:00 a.m. and 5:00 p.m. on Saturdays. Construction occurring consistent with these provisions is exempt from regulation. Thus, noise impacts during construction of each phase would be **less than significant**.

Operational Noise. Operation of the proposed project would generate noise associated with vehicle traffic. To gather data on the general noise environment at the project site, one weekday morning 15-minute noise measurement was taken on December 20, 2017 at the project site. The measurement was taken approximately 30 feet north of Mission Inn Avenue near the center of the site using an ANSI Type II integrating sound level meter. The predominant noise source was traffic on Mission Inn Avenue. The temperature during monitoring was 62 degrees Fahrenheit with no perceptible wind. The Leq during monitoring was 62.8 dBA.

Exterior. Traffic is the primary noise source that would be generated by the proposed project. Thus, whether a traffic-related noise impact would occur is based on whether project traffic, when added to the existing traffic, would cause the Leq to noticeably increase (+3 dBA) or exceed the 55-dBA exterior standard referenced in the Riverside Municipal Code. For a noticeable increase to occur, the sound energy (i.e., traffic volumes or speeds) would need to double. Existing exterior noise levels exceed the day- and nighttime requirement (55 and 45 dBA, respectively) for residential areas as defined in the municipal code. The Project, consisting of the construction of 13 condominium units, would not increase traffic on Mission Inn Avenue or Chestnut Street enough to have a perceptible impact on sound levels at receivers nearest the site. Because the project would

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact			
not noticeably increase noise levels off-site over ambient conditions, a less than significant impact would occur under this threshold. No mitigation is required.							
b. Exposure of persons to or generation of excessive groundborne vibration or groundborne noise levels?							
		·-	·				

12b. Response: (Source: Riverside Municipal Code; Noise Evaluation prepared by Birdseye Planning Group, December 2017; Federal Transit Administration's (FTA's) Transit Noise and Vibration Impact Assessment (May 2006); Federal Railroad Administration, 1998)

Vibration is a unique form of noise because its energy is carried through buildings, structures, and the ground, whereas noise is simply carried through the air. Thus, vibration is generally felt rather than heard. Some vibration effects can be caused by noise; e.g., the rattling of windows from truck pass-by events. This phenomenon is caused by the coupling of the acoustic energy at frequencies that are close to the resonant frequency of the material being vibrated. Typically, groundborne vibration generated by manmade activities attenuates rapidly as vibration rapidly diminishes in amplitude with distance from the source. In the U.S., the ground motion caused by vibration is measured as particle velocity in inches per second and is referenced as vibration decibels (VdB).

The vibration velocity level threshold of perception for humans is approximately 65 VdB. A vibration velocity of 75 VdB is the approximate dividing line between barely perceptible and distinctly perceptible levels for many people. If a roadway is smooth, the groundborne vibration from traffic is barely perceptible. The range of interest is from approximately 50 VdB, which is the typical background vibration velocity, to 100 VdB, which is the general threshold where minor damage can occur in fragile buildings.

Construction activity on the project site would be temporary and any vibration would likely not persist for long periods. Assuming vibration levels would be simlar to those associated with a large bulldozer, typical groundborne vibration levels would be 87 VdB at 25 feet, 81 VdB at 50 feet, and 75 VdB at 100 feet, based on the Federal Transit Administration's (FTA's) *Transit Noise and Vibration Impact Assessment* (May 2006) as shown in Table 7.

Construction activities that typically generate substantial groundborne vibration include deep excavation and pile driving. Based on the proposed scope of improvements, this type of construction activity is not expected. General construction associated with the project would be confined to the project site and consist of grading and excavation for building footings. It would be temporary in duration and occur consistent with project Conditions of Approval. The closest residences to the site is located approximately 25 feet to the north and west of the property line. Based on the information presented in Table 8, vibration levels would not be perceptible at the nearest receiver during construction assuming a bulldozer is the heaviest piece of equipment used during grading or site clearing.

As discussed, 100 VdB is the threshold where minor damage can occur in fragile buildings. Vibration levels are projected to be under this threshold; thus, structural damage is not expected to occur as a result of construction activities associated with the proposed project.

Table 8
Typical Vibration Source Levels for Construction Equipment

Equipment	Approximate VdB						
	25 Feet	50 Feet	60 Feet	75 Feet	100 Feet		
Large Bulldozer	87	81	79	77	75		
Loaded Trucks	86	80	78	76	74		
Jackhammer	79	73	71	69	67		

ISSUES (AND SUPPORTING INFORMATION SOURCES):					Potential Significal Impact	nt	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
	Small Bulldozer	58	52		50		48	46	
	Source: Federal R	ailroad Admini	stration, 1998						•
Given the distance between the construction area and the residences, would not exceed the groundborne velocity threshold level of 72 VdB for residences and/or buildings where people sleep as discussed above. Maximum vibration levels could be 81 VdB at 50 feet from the source. The Project would not result in or be exposed to significant groundborne vibration and groundborne noise levels. Impacts would be less than significant directly, indirectly, and cumulatively. No mitigation is required.									
	substantial permanent project vicinity above								
12c. Response: (Source: Riverside Municipal Code; Noise Evaluation prepared by Birdseye Planning Group, December 2017)									
Less than Significant. The existing noise environment at the project site consists primarily of traffic on Mission Inn Avenue and Chestnut Street. Post construction, the project would contribute similar noise sources to the existing ambient environment. As referenced above, the proposed project would negligibly increase traffic within the surrounding road network with the greatest concentration on Mission Inn Avenue at the project site. The project would not generate enough traffic to noticeably increase sound levels at residences nearest the site. The addition of project traffic would have no perceptible effect on noise levels as described above. Impacts related to a permanent increase in ambient noise levels will be less than significant directly, indirectly and cumulatively. No mitigation is required.									
noi	substantial temporary se levels in the pro- hout the project?							\boxtimes	
12d. Response: (Source: Riverside Municipal Code; Noise Evaluation prepared by Birdseye Planning Group, December 2017)									
Less than Significant. As discussed in Response 12a above, implementation of the proposed project would include construction activities that would result in a substantial temporary increase in ambient noise levels in the project site vicinity above levels existing without the project, but would no longer occur once construction is completed. Sensitive receptors in the project vicinity are as close as 25 feet from proposed construction areas. Compliance with the hours specified in the City's Municipal Code regarding construction activities will help reduce construction noise impacts on adjacent noise-sensitive land uses when construction occurs near the project boundaries. Considering the short-term nature of construction and the provisions of the Noise Code, the temporary and periodic increase in noise levels due to the construction which may result from the project are considered less than significant directly, indirectly and cumulatively. No mitigation is required.									
wh a p exp	a project located were such a plan has no public airport or public airport esiding essive noise levels?	ot been adopted lic use airport	, within two mil , would the pro	es of oject					
12e. Response: (Source: Riverside County Airport Land Use Compatibility Plan Policy Document (Adopted December 2004), Figure FL-1)									
contour for excessive no	The project site is loot the Flabob Airport. This love levels from a pub on is required. No mit	Therefore, the polic airport or p	project would nublic use airport	ot ex	pose peop	le re	esiding or w	orking in the p	roject area to

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
f. For a project within the vicinity of a private airstrip, would the project expose people residing or working in the project area to excessive noise levels?				
No Impact. Per the General Plan 2025 Program FPEIR, there are people working or residing in the City to excessive noise levels. I anticipated under the General Plan 2025, is not located within proxim airstrip, the project will not expose people residing or working in the Cand would have no impact directly, indirectly or cumulatively. No me	no private air Because the p nity of a priva City to excessi	estrips within to roposed projecte airstrip, and ve noise levels	the City that vect consists of does not prop	development oose a private
13. POPULATION AND HOUSING. Would the project:				
a. Induce substantial population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				
No impact. The proposed project consists of 13 condominium units, at The proposed project would not require the removal of housing to accresidents at densities consistent with the proposed amendment to the project would not induce population growth directly as a result of rutility infrastructure to a currently unserved area. All improvements impact related to population growth would result from project implest	commodate im e Downtown S new developm would occur	provements. T Specific Plan a ent or indirect on the project	he project wor and General Park ly through the site and adjace	uld house new lan 2025. The e extension of
b. Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere?				
 13b. Response: (Source: Project Description, 2017) No impact. The project will not displace existing housing, necessital because the project site is vacant land that has no existing housing the Therefore, there will be no impact on existing housing either directly c. Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere? 13c. Response: (Source: Project Description, 2017) No Impact. The project will not displace any people, necessitating the 	nat will be rem	noved or affect cumulatively.	ted by the pro	posed project. n is required.
the project site is proposed on vacant land that has no existing housi proposed project. Therefore, this project will have no impact on peither directly, indirectly or cumulatively. No mitigation is required	ng or resident people, necess	s that will be	removed or af	fected by the
14. PUBLIC SERVICES.				

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:				
a. Fire protection?			\boxtimes	
14a. Response: (Source: FPEIR Table 5.13-B - Fire Station L	ocations)			
Less than Significant. The City of Riverside Fire Department proving Riverside. Fire Station 1 is the nearest station to the project site. It is mile southeast of the site. Like any development project, the project project is consistent with the land use designation for the site and anticipated in the Riverside General Plan Update 2025. Further, the prapplicable codes and standards for access and fire suppression infrast of a new fire station to maintain service ratios. Impacts would be less required.	s located at 34 ct may increa would not in roject would be tructure. The p	401 University se demand for nerease the poet designed and project would be a second to the second s	Avenue appror fire service; pulation beyon constructed con not require the	oximately 1/2 however, the ond what was onsistent with e construction
b. Police protection?			\boxtimes	
14b. Response: (Source: General Plan 2025 Figure PS-8 – Nei Less than Significant. Law enforcement services are provided by Department Field Operations Division is headquartered at the Lincoln Field Operations Division is the largest division of the Police Deparent performs preliminary investigations, and provides basic patrol services has approximately 130 sworn officers, 24 Sergeants, 6 Lieutenant V. Lieutenant and a civilian support staff. Officers are assigned to one of City of Riverside. The project site is located in the North NPC which one block southeast of the project site. The project consists of 13 new condominium units. Adequate police f serve this project. In addition, with implementation of General Pla standards, and through Police Department practices, there will be a lest police facilities of services either directly, indirectly or cumulatively.	the City of R n Station which artment and property of the City of Watch Command four Neighbor is located at 3 facilities and see n 2025 policies than signific	civerside Polic ch is located at rovides first re f Riverside. The anders, 1 Exec orhood Policin 3775 Fairmour ervices are pro- tes, complianc cant impact or	be Department 8181 Lincoln esponse to all the Field Operate cutive Lieuten ag Centers (NP ant Boulevard and by wided by the Ne with existin	Avenue. The emergencies, tions Division ant, 1 Traffic PC) within the approximately North NPC to ag codes and
c. Schools?				
14c. Response: (Source: Project Description, 2017)				
Less than Significant Impact. The nearest school operated by the Inschool located at 4324 3rd St, Riverside, CA 92501 approximately be new condominium units. Adequate school facilities and services are with implementation of General Plan 2025 policies, compliance with of School District impact fees used to offset the impact of new development of the demand for school facilities or services either directly, indirectly of the Derker's	² mile northwo provided by t existing code opment, there	est of the site. the Riverside S s and standard will be less th	The project of School Distriction is, and through than significantion is required	consists of 13 t. In addition, the payment impacts on
d. Parks?				
14d. Response: (Source: General Plan 2025 Figure PR-1 – Pa Recreation Facilities, Project Description, 2017)	ırks, Open Sp	aces and Trai	ils, Table PR-	4 – Park and

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
Less than Significant Impact. White Park is the nearest park to the Riverside approximately 2 blocks south of the project site. The progresidents) of Riverside which may affect demand for park facilities related on-site improvements. Adequate park facilities and services are remove park or recreational facilities that would require replacement unit, the project would cover any fair share costs for the provision of payonth implementation of General Plan 2025 policies, compliance of Recreation and Community Services practices, there will be less than facilities or services either directly, indirectly or cumulatively. No mi	oject would in The project core provided to the elsewhere. Work resources nowith existing a significant in	It is located acrease the poonsists of 13 m serve this proviet the paymecessary to mecodes and stampacts on the	pulation (appr new condominations) ject. The project ent of impact tet City demandandards, and t	oximately 37 ium units and ect would not fees for each d. In addition, hrough Park,
e. Other public facilities?				\boxtimes
14e. Response: (Source: General Plan 2025 Figure LU-8 – C Facilities, Figure 5.13-6 - Community Centers, Table 5.3 Riverside Public Library Service Standards)				
No Impact. The project consists of 13 new condominium units and reand services, including libraries and community centers, are provide Public Library is located at 3581 Mission Inn Avenue approximating implementation of General Plan 2025 policies, compliance with Recreation and Community Services and Library practices, there wi facilities or services either directly, indirectly or cumulatively. No mi	d in the down tely 4 blocks existing codes ill be no impa	town area. The southeast of s and standard on the de	e nearest City the site. In a ds, and throug	of Riverside ddition, with gh Park and
15 DECDEATION	<u> </u>			
15. RECREATION.a. Would the project increase the use of existing neighborhood			\square	
and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				
15a. Response: (Source: General Plan 2025 Figure LU-8 – C Facilities, Figure 5.13-6 - Community Centers, Table 5.3 Riverside Public Library Service Standards)				
Less than significant impact. The project would be a 13-unit condon increase in the City of Riverside population which may affect deman is expected to provide adequate recreational services for the project. fee per unit to cover improvements to recreational resources. The Specific Plan Land Use for this property; however, an amendment consistency with the General Plan 2025. The project is not proposing t areas will be provided for each residential unit and the project would city of Riverside Parks, Recreation and Community Services Department on recreation resources. No mitigation is required.	d for recreation further, the program of the Down of develop parked pay application.	onal resources, roject would be 2025 analyze town Specific ss; however, or ble Park Deve	As referenced be required to per the proposed. Plan is requi- utdoor courtyat lopment Impar	d, White Park bay an impact and Downtown red to ensure rd open space of Fees to the
b. Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?				
15b. Response: (Source: Site Plan)				
No Impact. The project will not include new recreational facilities of facilities; therefore, there will be no impact directly, indirectly or cu				recreational

Significant Impact	Significant With Mitigation Incorporated	Significant Impact	Impact
	meer per accu		
lysis Preparati	ion Guide, Jan	nuary 2016 – 1	Exhibit A)
e preparation of ould not generate the project wou an or bicycle f	of a traffic imp rate enough tra ald generate tra	act study. The act study is act study. The act study is act affic, it would	us, no further ely impact the not adversely
– Master Plan	of Roadways)		
the Transport	ation Demand	Managemen	t/Air Quality
ompatibility P	lan Policy Doc	cument (Adop	ted December
re FL-1 in the t will not chang tithin an airpon	ne Riverside (nge air traffic p	County Airpo patterns, incre	rt Land Use ase air traffic
	wsis Preparation of vould not generate the project would not be project would not be project would not be project would not be project to be project with the Transport for the Transport for the Transport for the site and the project of the site and the site and the project of the site and the project of the s	Aysis Preparation Guide, Exhibit of preparation of a traffic imprould not generate enough train or bicycle facilities. Imparation of a traffic imprould not generate train or bicycle facilities. Imparation of the Transportation Demand ectly, indirectly or cumulative the Transportation Demandectly, indirectly or cumulative transportation of the site and is the closest are FL-1 in the Riverside of the transport influence are strens.	Aysis Preparation Guide, Exhibit A (January 2016 – It of the site and is the closest airport. The pre FL-1 in the Riverside County Airpoet will not change air traffic patterns, increavithin an airport influence area. As such, thi tterns.

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
No Impact. Road improvements would be limited to the construction would be provided via Mission Inn Avenue. Pedestrian access only would occur consistent with city standards. Project design would not in is required.	ould be provid	ded from Ches	tnut Street. Al	1 construction
e. Result in inadequate emergency access?				
16e. Response: (Source: Project Description, 2017; Riverside	———— Municipal Co	de)		
No Impact. The proposed project would not alter emergency access Street. Pedestrian access would be provided from Mission Inn Avenu emergency access to the area. No impact would occur. No mitigation f. Conflict with adopted policies, plans or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise	e and Chestnu	it Street. No pi		
decrease the performance or safety of such facilities)?				
16f. Response: (Source: General Plan 2025 Update, Safe River	side Transit S	Service Map, 2	(017)	
No Impact. With the approved Downtown Specific Plan amendment, Plan designation for the project site. No inconsistencies with General project was evaluated for options to reduce vehicle miles traveled a residential project, methods commonly employed to reduce vehicle transit subsidies, telecommuting, employee van pools and so forth), at The project, as designed, does not create conflicts with adopted transportation (e.g. bus turnouts, bicycle racks). Mission Inn Avenue General Plan 2025. Riverside Transit provides bus service via Routes Inn Avenue for bicycling, pedestrian access or transit access. Thus, cumulatively on adopted policies, plans, or programs supporting alternative CENTER (EVENTER AND EVENTER CENTER).	al Plan Circulassociated wirmiles traveled re not applicable dipolicies, place is designated 22 and 49. The project w	lation Element th operation. I d (i.e., employ ble. lans or progra d as a Class 2 he project wou rill have no in	e policies wou Because it is a ee trip reducti ams supportin bicycle path c ald not affect unpact directly,	Id occur. The a multifamily ion programs, ag alternative corridor in the use of Mission, indirectly or
17. TRIBAL CULTURAL RESOURCES. Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is: a. Listed or eligible for listing in the California Register of				:
Historical Resources, or in a local register of historical resources as defined in Public Resources Code Section 5020.1(k), or				
17a. Response: (Source: Cultural Resource Report and Histori Inn Avenue Project, prepared by Brian F. Smith and Associ				9 Mission
Impacts would be less than significant. A cultural resources assess F. Smith and Associates (Brian F. Smith 2017). The assessment incl Information Center (EIC) at the University of California Riverside a Native American Heritage Commission (NAHC).	uded a cultura	al resources re	ecords search a	at the Eastern

	UES (AND SUPPORTING ORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
activitie was per location	alysis of nearby site components and artifacts did not indices at this location. In addition, a Sacred Land File (SLF) review rformed as part of the cultural resource review process to detens of religious or ceremonial importance are present within or any sacred sites or locations of religious or ceremonial importance.	by the Native ermine if any one mile of th	American Her recorded Native project. The	ritage Commis ve American s SLF search r	ssion (NAHC sacred sites o
Given t	the results of the study and the absence of any potential to ency for the proposed project, impacts related to this issue are les :	ounter cultura	l historic resou	arces during gr	

Inn Avenue Project, November 2017)

Less than Significant Impact. The Cultural Resource Report and Historical Compatibility Assessment for the Project, did not identify the presence of significant resources on-site pursuant to criteria set forth in subdivision (c) of Public Resource Code Section 5024.1.

Chapter 532, Statutes of 2014 (i.e., Assembly Bill [AB] 52), requires Lead Agencies evaluate a project's potential to impact "tribal cultural resources." Such resources include "[s]ites, features, places, cultural landscapes, sacred places, and objects with cultural value to a California Native American Tribe that are eligible for inclusion in the California Register of Historical Resources or included in a local register of historical resources." AB 52 also gives Lead Agencies the discretion to determine, supported by substantial evidence, whether a resource qualifies as a "tribal cultural resource." Also per AB 52 (specifically PRC 21080.3.1), Native American consultation is required upon request by a California Native American tribe that has previously requested that the City provide it with notice of such projects. The City commenced tribal notification in accordance with AB 52 on November 30, 2017. Three California Native American tribes (Soboba Band of Luiseño Indians, Rincon Band of Luiseño Indians, and San Manuel Band of Mission Indians) responded as part of the AB 52 consultation effort. San Manuel Band did not request to consult, however requested language regarding inadvertent discoveries be added as a condition. The Soboba Band of Luiseño Indians and Rincon Band of Luiseño Indians requested Government to Government consultation. Consultation which occurred on January 31, 2018. Both tribes also requested a condition approval be added to the project regarding inadvertent discoveries. Consultation with Rincon Band of Luiseño Indians concluded on January 31, 2018. Consultation with Soboba Band of Luiseño Indians concluded on March 27, 2018.

While no occurrence of historic or prehistoric cultural resources has been recorded on site, based on the consultation effort with the Tribes, a potential for such resources cannot be discounted. The Project will comply with State Law. Specifically:

In the event that human remains (or remains that may be human) are discovered at the Project site during grading or earthmoving, the construction contractors, Project Archaeologist, and/or designated Native American Monitor shall immediately stop all activities within 100 feet of the find. The Project proponent shall then inform the Riverside County Coroner and the City of Riverside Community & Economic Development Department immediately, and the coroner shall be permitted to examine the remains as required by California Health and Safety Code Section 7050.5(b) unless more current State law requirements are in effect at the time of the discovery. Section 7050.5 requires that excavation be stopped in the vicinity of discovered human remains until the coroner can determine whether the remains are those of a Native American. If human remains are determined as those of Native American origin, the Applicant shall comply with the state relating to the disposition of Native American burials

ISSUES (AND SUPPORTING	Potentially	Less Than	Less Than	No	
INFORMATION SOURCES):	Significant Impact	Significant With	Significant Impact	Impact	
INFORMATION SOURCESJ.	•	Mitigation	•		
that fall within the jurisdiction of the NAHC (PRC Section 5007)	The coroner	Incorporated	ne NAHC to de	etermine	
that fall within the jurisdiction of the NAHC (PRC Section 5097) the most likely descendant(s). The MLD shall complete his or preferences for treatment within 48 hours of being granted access be overseen by the most likely descendant(s) to determine the most and any associated grave artifacts. The specific locations of Native American burials and reburials public. The County Coroner will notify the Native American He Public Resources Code 5097.98. According to California Health and Safety Code, six or more he (Section 8100), and disturbance of Native American cemetron consultation between the Project proponent and the MLD. In the in disagreement regarding the disposition of the remains, State Is will occur with the NAHC (see Public Resources Code Section 2007).	or her inspects ss to the site. st appropriate will be propried eritage Communan burials a teries is a fel event that the aw will apply	ion and make The Disposition means of treat etary and not dission in accor- at one location ony (Section e Project propo- and the media	e recommenda on of the rema ing the human isclosed to the rdance with Ca constitute a c 7052) determent and the M	e general alifornia eemetery nined in MLD are	
Impacts related to this issue are less than significant. No mitigation	is required.				
18. UTILITIES AND SYSTEM SERVICES. Would the project:					
a. Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board?			\boxtimes		
18a. Response: (Source: City of Riverside Public Utilities, Waster	vater Integrat	ed Master Pla	n, February 2	2008)	
Wastewater would be conveyed via existing sewer lines located alocated Control Plant located at 5950 Acorn Street in Riverside, CA, approximately provides preliminary, primary, secondary, and tertiary treatment for a day (mgd). The City owns and operates a sanitary sewer collection of sewer lines ranging in size from 4 inches to over 50 inches in dian stations located throughout the City that range in size from 100 gallo to those areas of geographic need. The project would create additional demand on existing facilities.	ximately 3.5 n rated capacity system (collection with son the per minute	niles southwes y of approxim tion system) c ne over 120 ye (gpm) up to 2	at of the site. ately 40 million onsisting of orears old. There and one of the control of the control of the control of the co	The RWQCP on gallons per ver 820 miles are 19 pump viding service	
Collection and Treatment Facilities (2008), projected flows through 2 with the General Plan and zoning; thus, wastewater volumes could purposes. A less than significant impact would occur. No mitigation	025 would be be accommod	52.2 mgd dail	y. The projec	t is consistent	
b. Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?					
18b. Response: (Source: City of Riverside Public Utilities, Wastewater Integrated Master Plan, February 2008; City of Riverside Public Utilities, 2010 Urban Water Management Plan, July 2011)					
Less than Significant. The project will not result in the construction facilities. Demand for wastewater treatment and water supply would be Master Plan for Wastewater Collection and Treatment Facilities des Plan referenced below under 18d. Therefore, the project will have a lost of new water or wastewater treatment facilities or the expansion of extending the project will have a lost of new water or wastewater treatment facilities or the expansion of extending the project will have a lost of new water or wastewater treatment facilities or the expansion of extending the project will not result in the construction facilities.	be consistent veribed above ess than signi	with demand p and the 2010 ificant impact	rojections in the Urban Water is related to the	he Integrated Management construction	

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
c. Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects?				
18c. Response: (Source: Preliminary Geotechnical Investigation an 4019 Mission Inn Avenue, Riverside, California, NOV			n Inn Avenue	Townhomes,
Less Than Significant. The proposed project will result in an increa The increased in impervious surface area will generate increased storm and require the provision of additional facilities. All storm flows w Subdivision Code (Title 18, Section 18.48.020) requires drainage fee transferred into a drainage facilities fund that is maintained by Riv District. This Section also complies with the California Government of fees for construction of drainage facilities. Therefore, the project water drainage facilities that would not require the expansion of eximitigation is required.	n water flows will be captured by to be paid the erside County Code (section will have less the code)	with potential td, retained and o the City for Flood Control 66483), which han significan	to impact drain I treated on-si new construct of and Water In provides for timpact on e	nage facilities te. However, tion. Fees are Conservation the payment existing storm
d. Have sufficient water supplies available to serve the project from existing entitlements and resources, or are new or expanded entitlements needed?				
Less than Significant. The project site is located in the City of Rivers consists of approximately 940 miles of pipeline ranging from 2 to 72 a storage volume of approximately 108 million gallons. Water demandappendix B) is 0.89 million gallons annually or 2,438 gallons per dwith federal, State and local plans, policies and regulations and Executater use during construction and implementation of Best Manage conservation, both for potable and non-potable uses. Chapter B.3 of the to reduce water consumption and related energy costs associated with Potable water would be provided by RPU. Per the 2010 Urban Water area was 63.2 mgd in 2015. Demand is expected to increase to 74,6 planning purposes, supply is projected to be 143,226 are feet. Future storage of the supplementation of the contraction of the c	inches in diam nd projections ay. The propositive Order B- ment Practice the RRG-CAP of a water reclamater Management of acre feet by supply is expe	neter. The RPU as calculated losed project w 29-15, which residue for new develontains measuration and transfert Plan, water y 2020 and 86 cted to exceed	J has sixteen report of the could be required requires reducted by the control of	eservoirs with 2016.3.2 (see red to comply ion of potable cerning water implemented in the service by 2035. For project would
minimize water demand by installing low flow fixtures and drought be necessary to serve the project. Therefore, this project was found to either directly, indirectly or cumulatively. No mitigation is required	have a less t			
e. Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
18e. Response: (Source: City of Riverside Public Utilities, Waste Less than Significant. The project will not exceed wastewater tree Plan for Wastewater Collection and Treatment Facilities as reference treatment directly, indirectly or cumulatively will occur. No mitigat	atment required above. A le	ements provide	ed in the Integ	grated Master
f. Be served by a landfill with sufficient permitted capacity to accommodate the project's solid waste disposal needs? 18f Response: (Source: Cascadia Consulting Group Waste Dispo				

ISSUES (AND SUPPORTING	Potentially Significant	Less Than Significant	Less Than Significant	No Impact
INFORMATION SOURCES):	Impact	With	Impact	Impact
,		Mitigation Incorporated		
Groups, Integrated Waste Management Board, June 2006; City	of Riverside.	_	2025, City of	Riverside
Community Development Department, November 2007)				
Less than Significant. The proposed project would generate cons	truction/demo	lition waste (CDW) as we	ll as ongoing
domestic waste from the commercial uses on-site. Solid waste general				
and disposed of in county landfills. The nearest landfill is Badlands L	andfill located	d in Moreno V	alley, Californ	iia. However,
it is at or nearing capacity with closure expected by 2022. Thus, soli				
be disposed of at the Lamb Canyon landfill. Prior to reaching the la Transfer Station/Material Recovery Facility in Riverside, CA for co				
project site is located approximately 26 miles west of the Lamb Car				
Road, Beaumont, California. The landfill is owned and operated by				
landfill property area consists of approximately 1,189 acres, including				
are permitted for solid waste disposal. The current permitted refuse d area and approximately 70.6 acres of lined area. The landfill has a				
estimated disposal capacity of 15.646 million tons. As of January 1,				
capacity. The disposal capacity is expected to last through the year 2				
an average daily volume of 1,638 tons.				
It is presumed that construction waste would be comprised of concrete	metals wood	l landscape an	d typical dome	estic material
The California Integrated Waste Management Act (CIWMA) of 1989				
solid waste disposed at landfills generated within their jurisdictions				
CDW associated with the proposed project will be recycled to the exterior construction debris would be processed and recycled or sent to the land		e with the rema	ainder sent to	a landfill. The
construction debris would be processed and recycled of sent to the rail	iuiii.			
According to CalEEMod version 2016.3.2, the project would gene	rate approxin	nately 5.96 to	ns of solid w	aste annually
Assuming 50% is recycled, a total of 2.98 tons would go to the landfil				
this would increase the total volume of material going to landfill or significant impact to landfill capacity will occur directly, indirectly of				
significant impact to fandim capacity will occur directly, indirectly to	n cumulativei	y. 140 iiiitigati	on is require	u.
g. Comply with federal, state, and local statutes and regulations				\boxtimes
related to solid waste? 18g. Response: (Source: Cascadia Consulting Group. Waste Dispose)	al and Divar	ion Findings	for Calaat Ind	zectore
Groups, Integrated Waste Management Board, June 2006; Cali				
Landfill Facility Compliance Study)	, 0		O	
No Immed. The Colifornia Internetal Wests Management Act.	unden Alex Dec	hlia Dagaumaa	Codo manuin	aa 4ha4 1aaa1
No Impact. The California Integrated Waste Management Act jurisdictions divert at least 50% of all solid waste generated by Jan				
diversion rate, well above State requirements. In addition, the California				
divert 50% of non-hazardous construction and demolition debris for al				
debris for all non-residential projects beginning January 1, 2011. Th				
disposal requirements as well as the California Green Building Code or local regulations related to solid waste. Therefore, no impacts rela				
or cumulatively. No mitigation is required.	ica to sona wa	isic statutes wi	in occur uncci	iy, munccity
, ,				
19. MANDATORY FINDINGS OF SIGNIFICANCE.				
a. Does the project have the potential to degrade the quality of			\boxtimes	
the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop				
below self-sustaining levels, threaten to eliminate a plant or				

ISSUES (AND SUPPORTING INFORMATION SOURCES):	Potentially Significant Impact	Less Than Significant With Mitigation Incorporated	Less Than Significant Impact	No Impact
animal community, reduce the number or restrict the range of a rare or an endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?				
19a. Response: (Source: FPEIR Section 6 – Long-Term Efformation Program)	ects/ Cumular	tive Impacts j	for the Gener	al Plan 2025
Less Than Significant. Potential impacts related to habitat of fish Resources Section of this Initial Study. No impacts to biological resour potential impacts to cultural, archaeological and paleontological resour of Riverside's history or prehistory were discussed in the Cultural Robe less than significant. No mitigation is required.	rces would oc urces related to	cur as a result o major period	of the project. Is of California	Additionally, and the City
b. Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?				
19b. Response: (Source: FPEIR Section 6 – Long-Term Effe Program)	ects/ Cumula	tive Impacts j	for the Gener	al Plan 2025
No impact. The proposed project would provide a new residential deconsistent with state and local regulations regarding the type of project long-term environmental goals by providing new housing consistent was mitigation is required.	et proposed. T	his would be o	consistent with	the state's
c. Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?			\boxtimes	
19c. Response: (Source: FPEIR Section 5 – Environmental Im	pact Analysis	for the Gener	ral Plan 2025	Program)
Less than Significant . As presented in the discussion of environment would have no impact or a less than significant impact with respect to would be required in addition to standard Conditions of Approval to r significant . Consequently, the project along with other cumulative pr cumulative impact with respect to all environmental issues. No mitig	all environmoreduce potential ojects would r	ental issues. Nally significan esult in a less	o mitigation n t impacts to le s	neasures ss than

Staff Recommended Mitigation Measures

Impact Category	Mitigation Measures	Implementation Timing	Responsible Monitoring Party ¹	Monitoring/Reporting Method
Hazardous Materials	MM HAZARDS-1: Install a vapor barrier under the footprint of the building proposed for construction over soil boring SV5 or once the final locations/footprints of proposed residential buildings at the site are established, collect samples for both soil vapor and soil physical properties within and in proximity to SV5 as defined in the Limited Phase II ESA. For a dataset to be representative of the health risk associated with a particular building, at least eight soil vapor samples should be collected from soil vapor borings representing the proposed building in the area of sample SV5. If upon completion of the additional soil vapor sampling, the consultant concludes that the ECR still exceeds the DTSC ECR criterion of 1 in one million ECR, than the vapor barrier over the affected area would still be required.	Prior to issuance of grading permit.	Planning Division	Compliance with Project Conditions of Approval.
	MM HAZARDS-2: Soils from any area on the site that will ultimately not be covered with hardscape or landscaping that may be accessible to the future residential occupants of the site and/or soil that is in areas to be exported (e.g. from footings, utility trenches, etc), shall be sampled prior to occupancy or prior to export activities to determine if constituents of concern (i.e, total petroleum hydrocarbons) in soil would exceed either risk-based screening criteria and/or waste criteria. If soil sampling performed in areas of the site that are not paved or covered with landscaping come back	Prior to issuance of grading permit.	Planning Division	Compliance with Project Conditions of Approval

¹ All agencies are City of Riverside Departments/Divisions unless otherwise noted. Environmental Initial Study 43

MM HAZARDS-3: The Limited Phase II Environmental Assessment, prepared by SCS Engineers, dated August 25, 2017 shall be provided to construction/grading contractors working on the site. Construction/grading contractors shall address possible worker exposures by using dust-suppression or –control measures, encouraging hygiene practices such as had washing before eating and at the completion of a job, and washing clothes from the jobsite prior to engaging in other activities off the job site, as is appropriate.	Prior to issuance of grading permit.	Planning Division	Compliance with Project Conditions of Approval
from the analytical laboratory with concentrations of total petroleum hydrocarbons that exceed human health based screening criteria, the soil should be either excavated, characterized, and properly disposed of, or covered with a clean soil cap or hardscape to eliminate potential exposure pathways. For soil that is to be exported from the site that is sampled and analyzed, if soil samples come back from the analytical laboratory with results for total petroleum hydrocarbons that exceed waste criteria, the results of the sampling should be disclosed to receivers of this material. The soil generated by grading activities may need to be disposed of as regulated waste if or to other sites that can accept receiving this soil.			