# LOS ANGELES COUNTY METRO AREA PLAN

# FINAL PROGRAM ENVIRONMENTAL IMPACT REPORT

AUGUST 2023 | STATE CLEARINGHOUSE NO. 2022020274



# Final Program Environmental Impact Report

# Los Angeles County Metro Area Plan

PROJECT NO. PRJ2021-004165

**STATE CLEARINGHOUSE NO. 2022020274** 

**AUGUST 2023** 

Prepared for:

LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING



320 West Temple Street Los Angeles, California 90012

Prepared by:



38 North Marengo Avenue Pasadena, California 91101



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# 1 Introduction

# 1.1 Purpose

In accordance with the California Environmental Quality Act (CEQA) as amended (California Public Resources Code [PRC] Sections 21000, et seq.) and CEQA Guidelines (California Code of Regulations [CCR] Title 14, Chapter 3, Sections 15000, et seq.), the County of Los Angeles (County) has prepared this Final Program Environmental Impact Report (Final PEIR) for the proposed Los Angeles County Metro Area Plan and associated discretionary actions (collectively referred to as the "Project"). As required by Section 15132 of the CEQA Guidelines, this Final PEIR consists of the following: the Recirculated Draft PEIR and Appendices (incorporated herein by reference); copies of comment letters received on the Recirculated Draft PEIR; a list of persons, organizations, and public agencies commenting on the Recirculated Draft PEIR; responses to all comments received on the Recirculated Draft PEIR; and other information added for clarification by the County. Additionally, the Mitigation Monitoring and Reporting Program (MMRP) is included in this Final PEIR.

## 1.2 Environmental Review Process

As defined in CEQA Guidelines Section 15050, the County is the Lead Agency responsible for preparing the PEIR for the Project.

## 1.2.1 Notice of Preparation and Scoping Meeting

In accordance with Section 15082(a) of the CEQA Guidelines, the County circulated a Notice of Preparation (NOP) for a 30-day public review period that began on February 14, 2022, and ended on March 17, 2022. The NOP was distributed to the State Clearinghouse, public agencies, special districts, responsible and trustee agencies, and other interested parties; filed with the Los Angeles County Clerk; and published in the *Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, The Sentinel, and La Opinion* newspapers. Printed copies of the NOP were available for public review at the Martin Luther King Jr. Library, Willowbrook Library, Florence Express Library, Huntington Park Library, East Los Angeles Library, Woodcrest Library, City Terrace Library, and East Rancho Dominguez Library. In addition, electronic copies of the NOP were made available in English and Spanish for download on the County's website at: planning.lacounty.gov/long-range-planning/metro-area-plan/documents/. The NOP and comment letters are provided in Appendix A of the Recirculated Draft PEIR. Additionally, a virtual Scoping Meeting was held on March 2, 2022, from 5:00 PM to 6:30 PM that was made available through the County's website at: planning.lacounty.gov/long-range-planning/metro-area-plan/documents/. Scoping Meeting comments are provided in Table 1-2, Scoping Meeting Comments Summary, of the Recirculated Draft PEIR.

# 1.2.2 Draft Program Environmental Impact Report

The Draft PEIR was circulated for public review from November 17, 2022, through January 16, 2023, which exceeded the 45-day minimum required by CEQA. However, the County continued to accept public comments on the Draft PEIR that were received by January 31, 2023, before 5:00 pm. After the conclusion of the public comment period for the Draft PEIR, the County elected to revise the Project to reflect County-driven revisions and to address comments received during and after the Draft PEIR public review period. The most notable change to the Project is the removal of the proposed industrial rezoning to establish the M-0.5 (Artisan Production and Custom

Manufacturing) and the LSP (Life Science Park) zones along with the associated development standards that were outlined in the Draft Metro Area Plan Implementation Ordinance. Instead, the revised Project proposes Implementation Program 10, Industrial Land Use Strategy program (Industrial Program). This program requires the County to conduct additional research and outreach to interested stakeholders; gather relevant land use and economic data; conduct additional analysis, if necessary; and adopt the M-0.5 and LSP zones on appropriate candidate parcels within five years of Project approval. The conceptual definitions for M-0.5 and LSP zones, locations of candidate parcels, and development standards are outlined in Appendix G, Industrial Land Use Strategy Program Conceptual Zones and Figure Maps, of the Metro Area Plan. The revised Project also includes updated Metro Area Plan goals and policies; mapping of the Green Zone (-GZ) Combining Zone on industrially-zoned lots; and Conditional Use Permit requirement for K-12 schools. In accordance with CEQA Guidelines Section 15088.5, the County prepared a Recirculated Draft PEIR to analyze the revised Project; add new feasible mitigation measures; and update Project goals, policies, applicable regulatory settings, and other information. The Recirculated Draft PEIR wholly replaces the Draft PEIR that was circulated in November 2022. In accordance with CEQA Guidelines Section 15088.5(f)(1), public comments received on the Draft PEIR do not require a written response in the Final PEIR.

The Recirculated Draft PEIR was released for the required 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. A Notice of Completion (NOC) and Notice of Availability (NOA) of the Recirculated Draft PEIR were submitted to the State Clearinghouse; posted at the County Clerk's office; and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion* newspapers. Hardcopies of the Recirculated Draft PEIR, with electronic copies of all appendices, were available for public review at the main office of Los Angeles County Department of Regional Planning (County Planning) (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: AC Bilbrew Library, City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Library, Huntington Park Library, Woodcrest Library, and Willowbrook Library. The Recirculated Draft PEIR was also posted on County Planning website for public review at: planning.lacounty.gov/long-range-planning/metro-area-plan/documents/.

## 1.2.3 Final Program Environmental Impact Report

The Final PEIR addresses the comments received during the public review period and includes minor changes to the text of the Draft PEIR in accordance with comments that necessitated revisions. This Final PEIR is made available to County decision-makers for potential certification as the environmental document for the proposed Project. All agencies who commented on the Recirculated Draft PEIR will be provided with a copy of the Final PEIR, pursuant to CEQA Guidelines Section 15088(b). The Final PEIR is posted on the County's website at: planning.lacounty.gov/long-range-planning/metro-area-plan/documents/.

The minor clarifications, modifications, and editorial corrections that were made to the Recirculated Draft PEIR are shown in Chapter 3, Revisions to the Recirculated Draft PEIR, of this Final PEIR. None of the revisions that have been made to the Recirculated Draft PEIR resulted in new significant impacts; none of the revisions resulted in a substantial increase in the severity of an environmental impact identified in the Recirculated Draft PEIR; and none of the revisions brought forth a feasible project alternative or mitigation measure that is considerably different from those set forth in the Recirculated Draft PEIR. Furthermore, the revisions do not cause the Recirculated Draft PEIR to be flawed such that it precludes meaningful public review. As none of the CEQA criteria for recirculation have been met, recirculation of the Recirculated Draft PEIR is not warranted.

## 1.2.4 Public Hearings and Staff Report Recommendations

A public hearing will be held before the Los Angeles County Regional Planning Commission (RPC) on September 13, 2023. The Notice of Public Hearing before the Regional Planning Commission was published in the *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion* newspapers and on the County Planning website. The hearing notice was also sent to property owners whose properties had been considered for rezoning and to interested individuals and organizations. At the conclusion of this public hearing, the RPC may certify the PEIR; adopt findings relative to the Project's environmental effects after implementation of mitigation measures; approve, deny, or modify the Project; and make a recommendation to the County Board of Supervisors regarding the Project.

To address comments from the public and correct technical errors, the Report to the Regional Planning Commission (staff report) recommends revisions to the Metro Area Plan and the Implementation Ordinance for consideration by the RPC. Revisions to Implementation Program 10 of the Metro Area Plan are recommended to clarify its standing as an implementation program, and remove language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. The proposed revisions to Implementation Program 10 would mainly require the County to conduct a feasibility study and provide recommendations on industrial land use and zoning strategies that are supported by the feasibility analysis. Other components of Implementation Program 10 would substantively remain the same as it would still apply to the Metro Area Plan communities of East Los Angeles, Florence-Firestone, West Rancho Dominguez-Victoria and Willowbrook; require the Program to be developed within five years of Project approval; include additional public outreach, research, and study; and require collaboration with the Department of Economic Opportunity to explore other non-land use and zoning tools. Eliminating the industrial zone change component from Implementation Program 10 would reduce the potential environmental impacts associated with the buildout assumptions that are analyzed in the Recirculated Draft PEIR due to the elimination of the industrial zones. No new significant environmental impacts and no substantial increase in the severity of impacts would occur from these modifications. Additionally, the Recirculated Draft PEIR analyzed Alternative C - Housing Element / RHNA Only, which accounts for the no industrial buildout scenario and concluded that it would be the environmentally superior alternative. As such, the recommended revisions to Implementation Program 10 are not significant, as defined in CEOA Guidelines, Section 15088.5 and therefore do not require additional analysis or any changes to the conclusions of the Recirculated Draft PEIR.

Other recommended revisions to the Metro Area Plan and Implementation Ordinance merely clarify and make insignificant changes to correct minor technical errors. No new significant environmental impacts and no substantial increase in the severity of impacts would occur from these modifications. These recommended revisions are also not significant, as defined in CEQA Guidelines, Section 15088.5 and therefore do not require additional analysis or any changes to the conclusions of the Recirculated Draft PEIR.

# 1.3 Organization of Final PEIR

This Final PEIR is organized in the following sections:

- Section 1, Introduction. This section describes CEQA requirements, the environmental review process, and
  organization of this Final PEIR.
- Section 2, Response to Comments. This section provides a list of agencies and interested persons
  commenting on the Recirculated Draft PEIR, copies of comment letters received during the public review
  period, and individual responses to written comments.

- Section 3, Revisions to the Recirculated Draft PEIR. This section contains revisions to the Recirculated Draft PEIR text as a result of comments received by agencies and interested persons as described in Section 2, and/or errors and omissions discovered subsequent to release of the Recirculated Draft PEIR for public review.
- Section 4, Mitigation Monitoring and Reporting Program. This section provides the full Mitigation Monitoring and Reporting Program (MMRP) for the Project and reflects any revisions provided in Section 3, Revisions to the Recirculated Draft PEIR. The MMRP lists all of the proposed mitigation measures (MM) by environmental issue and identifies the action required, mitigation timing, responsible party for implementing the MM, and monitoring agency responsible for ensuring each MM is implemented.

# 2 Response to Comments

## 2.1 Introduction

State CEQA Guidelines Section 15088 states that "The lead agency shall evaluate comments on environmental issues received from persons who reviewed the draft EIR and shall prepare a written response. The Lead Agency shall respond to comments raising significant environmental issues received during the noticed comment period and any extensions and may respond to late comments."

The County originally circulated the Metro Area Plan Draft PEIR for public review from November 17, 2022, through January 16, 2023, which exceeded the 45-day minimum required by CEOA. However, the County continued to accept public comments on the Draft PEIR that were received by January 31, 2023, before 5:00 pm (referred to herein as the "2022 Draft PEIR"). After the conclusion of the public comment period for the 2022 Draft PEIR, the County elected to revise the Project to reflect County-driven revisions and to address comments received during and after the Draft PEIR public review period. The County subsequently prepared the Recirculated Draft PEIR, which provided a comprehensive analysis of the revised Project, examining each resource on an individual basis throughout the document. All chapters and sections of the 2022 Draft PEIR, inclusive of all resource areas in the CEQA Guidelines Appendix G Environmental Checklist and the County's Environmental Checklist Form (Initial Study), were updated to reflect the revised Project information as well as changes to the environmental analyses. The Recirculated Draft PEIR was released for a 45-day public review period from June 12, 2023, to July 28, 2023. In accordance with State CEQA Guidelines Section 15088.5(f)(1), as the Recirculated Draft PEIR wholly replaced the 2022 Draft PEIR, the previous public comments received on the 2022 Draft PEIR (although a part of the administrative record) do not require a written response in the Final PEIR. As such, this chapter provides a copy of all comment letters received on the Recirculated Draft PEIR during the public review period, along with written responses to each comment.

## 2.2 List of Commenters

As shown in Table 2-1, List of Commenters, the County received a total of 22 comment letters on the Recirculated Draft PEIR during the public review period. Comment letters are organized into three categories: Category A (written comments from public agencies), Category O (written comments from organizations), and Category I (written comments from individuals). For reference purposes, each comment letter has been assigned a corresponding letter based on category and numbered in order of date received, starting with the earliest date. In turn, each specific comment within a particular letter has also been numbered and bracketed. For example, the third comment in letter "A3" is identified as "Comment A3-3." The corresponding response uses the same convention, so the reader can match each response to the comments to which it refers. The bracketed letter precedes responses to the letter's comments.

**Table 2.1. List of Commenters** 

Comment	News	<b>T</b>	D. L.
Letter	Name	Туре	Date
Agencies			
A1	Los Angeles County Sheriff's Department	Local Agency	July 20, 2023
A2	Los Angeles County Library	Local Agency	July 26, 2023
АЗ	Los Angeles County Sanitation Districts	Local Agency	July 28, 2023
Organizatio	ons		
01	East Yard Communities for Environmental Justice, Legacy L.A., & Visión City Terrace	Organization	January 31, 2023*
02	East Gardena Homeowners' Improvement Association, Inc. ("East Gardena Neighborhood Association")	Organization	May 1, 2023
03	Juntos Florence-Firestone Together	Organization	July 26, 2023
04	East Yard Communities for Environmental Justice, Legacy L.A., & Visión City Terrace	Organization	July 27, 2023
05	Communities for a Better Environment & Strategic Action for a Just Community	Organization	July 28, 2023
06	Juntos Florence-Firestone Together	Organization	July 28, 2023
Individuals			
I1	Fisher Invervivos Trust	Individual	July 13, 2023
12	Laura J. Cortez	Individual	July 25, 2023
13	Paola Dela Cruz-Perez	Individual	July 25, 2023
14	Mark Granger	Individual	July 26, 2023
15	Clara Solis	Individual	July 26, 2023
16	Nathan B. Adlen	Individual	July 27, 2023
17	William D. Koehler, Esq.	Individual	July 27, 2023
18	Gary Blau	Individual	July 28, 2023
19	Cox, Castle & Nicolson LLP	Individual	July 28, 2023
I10	Clara Solis	Individual	July 28, 2023
111	Humphreys, Sydney, Eagle Neighborhood	Individual	July 28, 2023
112	Felix Robles	Individual	July 28, 2023
l13	Rutan & Tucker, LLP	Individual	July 28, 2023

#### Notes

# 2.3 Lead Agency Responses

All responses to comments on the Recirculated Draft PEIR represent a good-faith, reasoned effort to address the environmental issues identified by the comments. Responses focus on comments that raise important environmental issues or pertain to the adequacy of the analysis in the Recirculated Draft PEIR or to other aspects pertinent to the potential effects of the Project on the environment pursuant to CEQA. Comments that address policy issues, opinions, or other topics beyond the purview of the Recirculated Draft PEIR or CEQA are noted as such for the public record. Where comments are on the proposed Project rather than on the Recirculated Draft PEIR,

<sup>\*</sup> Comment Letter 01 is dated January 31, 2023, but was submitted via email on July 28, 2023, which is within the 45-day public review period for the Recirculated Draft PEIR.

these are also noted in the responses. Where appropriate, the information and/or revisions suggested in the comment letters have been incorporated into the Final PEIR. These revisions are included in Chapter 3, Revisions to the Recirculated Draft PEIR, of this Final PEIR. In accordance with State CEQA Guidelines Section 15088(b), copies of the written responses to public agencies have been provided to those agencies at least 10 days prior to certifying the Final PEIR.

All comments received on the Recirculated Draft PEIR have been carefully reviewed and evaluated on environmental issues received from public agencies, individuals, and organizations. After careful review, it was determined that none of the comments or responses would require significant new information to be added such that a recirculation of the Recirculated Draft PEIR would be required either in its entirety or in part. State CEOA Guidelines Section 15088.5, Recirculation of an EIR Prior to Certification, describes the thresholds for recirculation of an Environmental Impact Report (EIR). Pursuant to Section 15088.5, a lead agency is required to recirculate an EIR when significant new information is added to the EIR after public notice is given of the availability of the draft EIR but before certification. New information can include a disclosure showing that a new significant environmental impact would result from the project or from a new mitigation measure proposed to be implemented, a substantial increase in the severity of an environmental impact, a feasible project alternative or mitigation measure considerably different from others previously analyzed would clearly lessen the environmental impacts of the project (but the project's proponents decline to adopt it), or the draft EIR was so fundamentally and basically inadequate and conclusory in nature that meaningful public review and comment were precluded. The Recirculated Draft PEIR revisions and information presented in this document do not constitute significant new information, as defined in State CEQA Guidelines Section 15088.5; this information merely clarifies, amplifies and makes insignificant modifications to an adequate PEIR. Information presented in the Recirculated Draft PEIR and this document support this determination. As such, the Recirculated Draft PEIR is not required to be recirculated.

# 2.4 Topical Response-1: Staff Report Recommendations

This section contains a topical response to address comments related to Implementation Program 10, Industrial Land Use Strategy Program (Industrial Program) that were raised multiple times during the public comment period. As appropriate, the responses to individual comments provided in Section 2.4, Comments and Responses, below, refer back to this topical response.

Topical Response-1: Implementation Program 10, Industrial Land Use Strategy Program and Appendix G of the Metro Area Plan.

A public hearing for the Project will be held before the Los Angeles County Regional Planning Commission (RPC) on September 13, 2023. To address comments from the public and correct technical errors, the Report to the Regional Planning Commission (staff report) recommends revisions to the Metro Area Plan and the Implementation Ordinance for consideration by the RPC. It is recommended that Implementation Program 10 of the Metro Area Plan be modified to clarify its standing as an implementation program and remove language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. The proposed revisions to Implementation Program 10 would mainly require the County to conduct a feasibility study and provide recommendations on industrial land use and zoning strategies that are supported by the feasibility analysis. Other components of Implementation Program 10 would substantively remain the same as it would still apply to the Metro Area Plan communities of East Los Angeles, Florence-Firestone, West Rancho Dominguez-Victoria and Willowbrook; require the Program to be developed within five years of Project approval; include additional public outreach, research, and study; and require collaboration with the Department of Economic Opportunity to explore other

non-land use and zoning tools. Eliminating the industrial zone change component from Implementation Program 10 would reduce the potential environmental impacts associated with the buildout assumptions that are analyzed in the Recirculated Draft PEIR due to the elimination of the industrial zones. No new significant environmental impacts and no substantial increase in the severity of impacts would occur from these modifications. Additionally, the Recirculated Draft PEIR analyzed Alternative C – Housing Element / RHNA Only, which accounts for the no industrial buildout scenario and concluded that it would be the environmentally superior alternative. As such, the recommended revisions to Implementation Program 10 are not significant, as defined in CEQA Guidelines, Section 15088.5 and therefore do not require additional analysis or any changes to the conclusions of the Recirculated Draft PEIR.

The current recommendation to modify Implementation Program 10 and remove Appendix G of the Metro Area Plan allows for a comprehensive analysis of alternative industrial land use and zoning strategies, considering factors such as environmental impacts, community input, and economic considerations. The feasibility study approach demonstrates a commitment to conducting thorough due diligence before proceeding with any significant land use changes.

Initially, the Project proposed rezoning certain industrial parcels to establish the M-0.5 (Artisan Production and Custom Manufacturing) and the LSP (Life Science Park) zones along with the associated development standards that were outlined in the Draft Metro Area Plan Implementation Ordinance. The purpose of this Project component was to promote cleaner industrial uses, such as small-scale urban manufacturing and life-science, research, and development uses. The potential environmental impacts associated with the original Project proposal were evaluated in the 2022 Draft PEIR, which was circulated for public review from November 17, 2022, through January 16, 2023. Although the noticed public review period exceeded the 45-day minimum required by CEQA, the County continued to accept public comments on the 2022 Draft PEIR that were received by January 31, 2023, before 5:00 pm.

After the 2022 Draft PEIR comment period concluded, the Project was subsequently revised to reflect County-driven revisions and to address comments received during and after the 2022 Draft PEIR public review period. The most notable change to the Project is the removal of the proposed industrial rezoning aspect along with the associated development standards that were outlined in the Draft Metro Area Plan Implementation Ordinance. Instead, Implementation Program 10, Industrial Land Use Strategy Program (Industrial Program) was added to the revised Project. This program requires the County to conduct additional research and outreach to interested stakeholders; gather relevant land use and economic data; conduct additional analysis, if necessary; and adopt the M-0.5 and LSP zones on appropriate candidate parcels within five years of Project approval. The conceptual definitions for M-0.5 and LSP zones, locations of candidate parcels, and development standards are outlined in Appendix G, Industrial Land Use Strategy Program Conceptual Zones and Figure Maps, of the Metro Area Plan. In accordance with State CEQA Guidelines Section 15088.5, the County prepared a Recirculated Draft PEIR to analyze the revised Project; add new feasible mitigation measures; and update Project goals, policies, applicable regulatory settings, and other information. The Recirculated Draft PEIR was released for the required 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. The Recirculated Draft PEIR wholly replaces the 2022 Draft PEIR that was circulated in November 2022. In accordance with CEOA Guidelines Section 15088.5(f)(1), public comments received on the 2022 Draft PEIR do not require a written response in the Final PEIR.

# 2.5 Comments and Responses

This section presents all comments received on the Recirculated Draft PEIR and responses to all comments received. Where a comment is addressed in Topical Response-1, that topical response is indicated.

#### Comment Letter A1



# OFFICE OF THE SHERIFF

# COUNTY OF LOS ANGELES HATHOUT JUSTICE





July 20, 2023

Ms. Christina Tran, Senior Regional Planner County of Los Angeles Department of Regional Planning 320 West Temple Street, Room G10 Los Angeles, California 90012

Dear Ms. Tran:

# LOS ANGELES COUNTY METRO AREA PLAN NOTICE OF AVAILABILITY RECIRCULATED DRAFT PROGRAM ENVIRONMENTAL IMPACT REPORT REVIEW COMMENTS

Thank you for inviting the Los Angeles County Sheriff's Department (Department) to review and comment on the June 2023 Los Angeles County Metro Area Plan (Project) Recirculated Draft Program Environmental Impact Report (PEIR). The proposed Project consolidates multiple local regulations and updates land-use and zoning regulations into a unifying guide for new developments within the seven unincorporated communities of the Metro Planning Area (Project Area) through year 2035. This proposed Project would be implemented in the following Project Area in Los Angeles County (County): East Los Angeles, Florence-Firestone, Willowbrook, West Rancho Dominguez-Victoria, East Rancho Dominguez, Walnut Park, and West Athens-Westmont.

The proposed Project is located within the service areas of the Department's Century Sheriff's Station (CEN) for the Firestone-Florence, Willowbrook, and Walnut Park communities; Compton Sheriff's Station (CPT) for the East Rancho Dominguez and West Rancho Dominguez-Victoria areas; East Los Angeles Station (ELA) for the East Los Angeles community; and South Los Angeles Sheriff's Station (SLA) for West Athens-Westmont area. Although these area plan changes do not reflect on a specific project at this time, the

A1-1

A1-2

211 West Temple Street, Los Angeles, California 90012

A Tradition of Service

Ms. Tran - 2 - July 20, 2023

proposed Project may affect the level of service required by our Department when a future project is contemplated. As indicated in pages 3-6 to 3-7 of the PEIR.

the implementation of the proposed Project will result in the development of an additional 30,968 residential units with an increase in approximately 108,390 additional project area residents, and development of approximately 106 Accessory Commercial Units, generating approximately 176 new jobs. The implementation of Industrial Program to establish two new county wide zones. Life Sciences Park (LSP) and Artisan Manufacturing (M-0.5) on selected rezone parcels would accommodate additional development of approximately 1,124,731 square feet of industrial building area and would generate approximately 3,515 new jobs within the Project Area for a total of 3,691 new jobs. These anticipated buildouts will increase the employees and visitors, daytime and nighttime population within the CEN, CPT, ELA, and SLA Stations' service areas which will generate an increased demand for law enforcement services. The Stations expect the future project environmental documents to describe potential impacts to our resources and operations, and identify measures including development fees that will mitigate these impacts to a level of insignificance, as applicable.

As noted in Section 4.15 Sheriff Protection Services on pages 4.15-10 of the PEIR, an officer-to-population ratio of one officer to every 1,000 residents provides the desired level of service for its service area (County Los Angeles 2014b). However, this analysis is overly broad and inaccurate since the service ratio should be based on the ratio of patrol function personnel to population. The Department does not currently have a standard law enforcement service ratio because staffing level needs vary from Station to Station due to criteria such as service call volume and type, patrol and travel time by priority, personnel workload, performance levels, and modeling the flow of calls for service ratio. Assigning additional law enforcement personnel to the Stations to meet acceptable service ratios will require modification of the law enforcement service contracts, additional support personnel and equipment assets. Lack of facility space for additional law enforcement personnel and/or support staff will need to be addressed to resolve the cumulative impacts. These additional law enforcement personnel, their support, resources, and revenues from various developments would need to be allocated to the Department and approved by the Board of Supervisors (BOS) subsequent to recommendations by the Chief Executive Office (CEO).

Page 2 of 3 in Comment Letter A1

A1-3

A1-4

A1-5

Ms. Tran - 3 - July 20, 2023

In addition, Section 4.15-1 Sheriff Protection on page 4.15-22 of PEIR indicated that the operational funding for the Department serving related projects within the County is derived from various types of revenue sources (e.g., property taxes, sales taxes, user taxes, vehicle license fees, deed transfer

fees). The operational funding for the Department serving the Project comes from various types of tax revenue, and is not guaranteed. If any future development is contemplated within the Project area with potential population growth, the proposed Project will warrant a Countywide assessment that would allow the Department, CEO, and BOS representatives to conduct an assessment and execute an agreement relative to the future potential budgetary and staffing growth within the Department, as a result of this Project and current services.

Also, for future reference, the Department provides the following updated address and contact information for all requests for reviews comments, law documents, and other related correspondence:

Tracey Jue, Director
Facilities Planning Bureau
Los Angeles County Sheriff's Department
211 West Temple Street
Los Angeles, California 90012

Attention: Planning Section

Should you have any questions regarding this matter, please contact me at (323) 526-5657, or your staff may contact Mr. Immanuel Chiang, of my staff, at (323) 526-5637.

Sincerely,

ROBERT LUNA, SHERIFF

Tracey Jue, Director Facilities Planning Bureau

Page 3 of 3 in Comment Letter A1

A1-6

A1-5

Cont.

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## **Response to Comment Letter A1**

Los Angeles County Sheriff's Department Tracey Jue, Director July 20, 2023

- A1-1 This introductory comment characterizes the Project, identifies the seven Project area communities, and identifies the Sheriff's Department (Department) station service areas that overlap with the Project area. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- A1-2 This comment suggests that although the Project, as a policy document, does not currently propose any project-level development, future development projects would occur as a result of the Project implementation, which may affect the level of service required by the Department. This is consistent with the analysis provided in Recirculated Draft PEIR Section 4.15, Public Services, where it is stated that the Project would increase demand for the Department's protection services (Recirculated Draft PEIR p. 4.15-21).
- A1-3 This comment accurately summarizes Project-related growth and states that the Project would result in increased demand for law enforcement services, which is consistent with the analysis provided in Recirculated Draft PEIR Section 4.15. This comment also refers to future projects implemented under the Metro Area Plan and requests that future CEQA documentation "describe potential impacts to [Department] resources and operations, and identify measures including development fees that will mitigate these impacts to a level of insignificance, as applicable." The payment of development fees, as applicable to future projects, would be required in accordance with existing County Code mandates and would not require mitigation pursuant to CEQA. For clarification, not all future projects implemented under the Metro Area Plan would be subject to subsequent CEQA review. This would include but not be limited to projects that are identified by the State legislature as statutorily exempt (e.g., Public Resources Code [PRC] Section 21159.25 Residential or Mixed-Use Housing in Unincorporated County Areas; CEQA Guidelines Section 15268, Ministerial Projects; Section 15194, Affordable Housing Exemption; Section 15195, Residential Infill Exemption) or identified as having a low potential to result in significant environmental impacts (i.e., CEQA Guidelines Section 15300 et seq., Categorical Exemptions). Such projects would still be required to comply with all applicable federal and state laws, County Code requirements, and provide payment of applicable fees. Further, as discussed in Recirculated Draft PEIR Section 4.15, as future development occurs in the Project area, tax revenues from property and sales taxes would be generated and contribute to the County's General Fund and the State Treasury. A portion of these revenues would be allocated to the Department during the County's annual budgeting process. as is the case under current conditions, to address staffing and equipment needs to serve the communities, including the Project area (see response to Comment A1-6 for additional clarification from the Department regarding operational funding). Additionally, individual projects would be reviewed by County Planning and the Department staff prior to the developer's receipt of permits to ensure that appropriate security measures are included in each development (i.e., the general principles of Crime Prevention Through Environmental Design) and would be required to pay all applicable required law enforcement fees associated with a future project. These processes are existing requirements and no additional measures related to payment of development fees are necessary.

A1-4 This comment refers to Section 4.15, Public Services of the Recirculated Draft PEIR regarding the officer-to-population ratio used to help inform the analysis of impacts to Sheriff services. The Department clarifies that it does not rely on a standard law enforcement ratio but rather determines staffing and equipment needs on a station-to-station basis based on a variety of demand factors, which are subject to additional oversight approvals (e.g., by the County Board of Supervisors and Chief Executive Office).

The ratio of 1 officer for every 1,000 residents referred to in the Recirculated Draft PEIR is derived from the County's General Plan EIR.¹ Additionally, this ratio is also referred to in the Initial Study/Negative Declaration for the recent General Plan Safety Element Update, adopted November 10, 2021.². As discussed in the Section 4.15 of the Recirculated Draft PEIR, this standard is typically applied to environmental analyses as a means to develop a rough assessment of a project's potential impacts on law enforcement services based on previous environmental documentation certified by the County. It is understood and disclosed that the Department does not currently have a standard law enforcement service ratio, as stated on page 4.5-10 of the Recirculated Draft PEIR. The conclusions of the Project-related environmental impact analysis do not rely on the quantification of 1 officer to every 1,000 residents. As indicated by the Department in written correspondence with the County (provided in Appendix K of the Recirculated Draft PEIR), no new or expanded Department facilities to serve the Project area are anticipated at this time.

A1-5 Regarding cumulative impacts, the Department states that the assignment of law enforcement personnel to a station in order to meet acceptable service ratios will require modification of law enforcement service contracts, additional support personnel and equipment assets. The Department identifies that a lack of facility space would need to be addressed for cumulative impacts. Page 4.16-26 of the Recirculated Draft PEIR identifies and discusses this cumulative impact and potential future need for facilities. The need for construction of new or expanded law enforcement facilities to serve cumulative demands would be assessed by the Department, the County Board of Supervisors, or similar entities in adjacent jurisdictions. This would take place during the annual budgetary process and would comply with relevant state and local environmental laws, including evaluations pursuant to CEQA.

As stated on page 4.15-22 of the Recirculated Draft PEIR, operational funding for the Department is derived from various types of tax revenue (property taxes, sales taxes, user taxes, vehicle license fees, deed transfer fees, etc.), which are deposited in the County's General Fund. The Board of Supervisors allocates the revenue for various County-provided public services, including Department's services. The Department states that funding sources are not guaranteed, which is also disclosed in the Recirculated Draft PEIR. While these funding sources are subject to review and approval as part of the Board of Supervisors budgeting process, the County is obligated to provide funding to the Department in order to fulfill its constitutional obligation to prove adequate public safety services. Article XIII, Section 35(a)(2) of the California Constitution mandates that "The protection of the public safety is the first responsibility of local government and local officials have an obligation to give priority to the provision of adequate public safety services". Therefore, it is reasonable to assume that the Department will

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County of Los Angeles. 2014. General Plan Update Draft Environmental Impact Report. State Clearinghouse No. 2011081042. June 2014. Page 5.14-12. Accessed August 23, 2023. https://planning.lacounty.gov/long-range-planning/general-plan/programmatic-eir/.

County of Los Angeles. 2021. Proposed Environmental Determination for Project No. PRJ2021-002039. November 10, 2021. Page 65. Accessed August 25, 2023. https://case.planning.lacounty.gov/assets/upl/case/prj2021-002039\_initial-study.pdf.

continue to receive annual funding. No changes to content or analyses in the Recirculated Draft PEIR are required as a result of this comment.

- A1-6 This comment suggests that that a Countywide Assessment of Department facilities, personnel, and/or equipment should be considered at the time when future developments are contemplated, involving the Department, County Chief Executive Officer, and County Board of Supervisors. The implementation of a Countywide Assessment at the time future development is contemplated is a policy decision that is beyond the scope of the CEQA analysis. The Department's recommendations have been acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- A1-7 This comment provides updated contact information for the Department. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. The Department's request has been received by County Planning and contact information will be updated accordingly.

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#### Comment Letter A2

A2-1





O: Christina Tran

Department of Regional Planning

FROM:

Skye Patrick Library Director

# COMMENTS FOR THE RECIRCULATED DRAFT PROGRAM ENVRONMENTAL IMPACT REPORT FOR THE LOS ANGELES COUNTY METRO AREA PLAN, PROJECT NO. PRJ2021-004165

The Recirculated Draft Program Environmental Impact Report (DPEIR) was reviewed, and the Library's comments are provided, as redlined in the attached file. Library has no additional comments.

If you have any questions or need additional information, please contact Elsa Muñoz at (562) 940-8450 or <a href="Munoz@library.lacounty.gov">EMunoz@library.lacounty.gov</a>.

SP:YP:GR:EM

c: Jesse Walker-Lanz, Assistant Director, Public Services, LA County Library
Ting Fanti, Departmental Finance Manager, Budget and Fiscal Services, LA County Library

https://lacounty.sharepoint.com/sites/publiclibrary/docs/staffservices/Documents/EIR/Los Angeles County Metro Area Plan/DRP/Los Angeles County Metro Area Plan response 06.12.23.docx



7400 E Imperial Hwy, Downey, CA 90242  $\mid$  562.940.8400  $\mid$  LACountyLibrary.org

COUNTY OF LOS ANGELES SUPERVISORS

HILDA L. SOLIS

HOLLY J. MITCHELL 2nd District LINDSEY P. HORVATH

3rd District

JANICE HAHN 4th District KATHRYN BARGER

METRO AREA PLAN FINAL PEIR AUGUST 2023

#### 4.15 - PUBLIC SERVICES

implementation of the Project. The following goals and policies are related to public services and relevant to the Project (County of Los Angeles 2018):

Policy 6.6:

Require new development to provide open space as a community benefit, as appropriate. Consider providing incentives to developers for such provisions.

#### Title 22 - Planning and Zoning.

Section 22.264 22.246.060, Library Facilities Mitigation Fee: According to the County's General Plan, the library facilities mitigation fee is based on the estimated cost of providing the projected library facility needs in each library planning area. The mitigation fee shall provide funds for library facilities related to a residential development project. Furthermore, the section states that there shall be a uniform fee within each library planning area based on the estimated cost of providing the projected library facility needs in each library planning area. The fee amounts are reviewed annually by the County Librarian, in consultation with the Auditor-Controller. Currently, the fee varies across the two Library Planning Areas serving the Project area: Area 5 (Southeast) levies a \$1,097 1,011 fee per dwelling unit and Area 6 (Southwest) levies a \$1,105 1,018 fee per dwelling unit.

The County Librarian may accept a substitute consideration in lieu of the library facilities mitigation fee, provided that the County Library finds the proposed substitute consideration (a) has a value equal to or greater than the applicable library facilities mitigation fee otherwise due, (b) is in a form acceptable to the County Librarian, and (c) is within the scope of the applicable library facilities project.

#### Title 32 - County of Los Angeles Fire Code

Sections 325.2.1.2, 328.10, 1117.2.1, 4908.1, County Fire Code. The Fire Code includes regulations regarding fire-resistance-rate construction, fire protection systems such as alarm and sprinkler systems, fire service features such as fire apparatus access roads, means of egress fire safety during construction and demolition, and wildland-urban interface areas. Appendices B and C of the County Fire Code specify the fire hydrant requirements, fire flow and spacing, for a building located within or outside a VHFHSZ.

#### Community Standards Districts

Community Standards Districts (CSDs) are established by the County as supplemental districts to implement special development standards. CSDs also provide a means of addressing issues that are unique to certain geographic areas within the County. None of following Community Standards Districts (County of Los Angeles 2022b) contain specific development standards related to public services performance objectives: East Los Angeles Community Standards District (Title 22.316), East Rancho Dominguez Community Standards District (Title 22.320), Florence-Firestone Community Standards District (Title 22.324), Walnut Park Community Standards District (Title 22.346), West Athens-Westmont Community Standards District (Title 22.348), West Rancho Dominguez-Victoria Community Standards District (Title 22.350), Willowbrook Community Standards District (Title 22.352).

#### School District Developer Fees

There are three school districts that serve the Project area boundaries: Los Angeles Unified School District (LAUSD), Montebello Unified School District (MUSD), and Compton Unified School District (CUSD). LAUSD has developer fee collection rates for residential and commercial/industrial developments per the most recent update commercial/industrial developments per the m

A2-2

Page 2 of 5 in Comment Letter A2

#### 4.15 - PUBLIC SERVICES

- Willowbrook: A total of five schools are overcrowded and six schools are within capacity under existing
  conditions. Per LAUSD, 5-year projections are anticipated to remain the same as existing conditions.
- East Rancho Dominguez: As shown in Appendix K and in Table 4.15-4, this community is not served by LAUSD.

#### Parks

Refer to Section 4.16, Recreation, of the Recirculated Draft PEIR for a discussion on the environmental setting of the Metro Planning Area as it pertains to Parks facilities.

#### Libraries

The Los Angeles LA County Library (Library) system provides library services to over 3.4 million residents living in unincorporated Los Angeles County and to residents of 44 cities in Los Angeles County (County of Los Angeles 2022d). The Library system is a special fund County department operating under the authority of the Board of Supervisors.

The majority of the County's 86 libraries are undersized and understocked to meet the service needs of current and projected populations served by the Library system (County of Los Angeles 2014b). A study conducted by the Library in April 2001 determined that many of the County's libraries did not meet basic facility and service planning guidelines (County of Los Angeles 2014b). According to the County's General Plan EIR, the Library's guidelines plan for a minimum of 0.5 gross square foot of library facility space per capita (County of Los Angeles 2014b). In addition, the Library's service level guidelines include a minimum of 3.0 items (books and other library materials) per capita for regional libraries and 2.75 items per capita for community libraries, and 1.0 public access computer per 1,000 people served. According to the County's General Plan EIR, many existing Library facilities are located in areas with little or no new residential development, and therefore, no mitigation fees or other reliable sources of capital funding are available to replace or expand existing conditions (County of Los Angeles 2014b).

In February 2022, construction for a replacement library for the Florence-Firestone community began and was is expected to be completed in by May June 2023. The new Florence Library is planned to be 7,097 7,970 square feet in size and located on the second floor of the Los Angeles County Constituent Center at 7807 South Compton Avenue in Los Angeles. No other plans to build new library facilities or expand current facilities in the Project area.

According to the Library, the Project area is served by Library Planning Areas 5 (Southeast) and 6 (Southwest). The location of Library facilities relative to the Project area's individual communities can be found in Figure 4.15-4, County Libraries. As shown, Huntington Park Library and Dr. Martin Luther King, Jr. Library are not within the Project area's boundaries, but serve the Project area's vicinity. As such, these libraries are included in Figure 4.15-4 and Table 4.15-5, County Libraries Serving the Project Area, detailed below.

Table 4.15-5. County Libraries Serving the Project Area

Number	Library	Address	Community(ies)	
1	Anthony Quinn Library	3965 Cesar E. Chavez Avenue, Los Angeles, CA 90063	East Los Angeles	
2	City Terrace Library	4025 East City Terrace Drive, Los Angeles, CA 90063	East Los Angeles	
3	East Los Angeles Library	4837 East 3 <sup>rd</sup> Street, Los Angeles, CA 90022	East Los Angeles	

METRO AREA PLAN RECIRCULATED DRAFT PROGRAM EIR JUNE 2023

12597.02 4.15-13 A2-2 Cont.

Page 3 of 5 in Comment Letter A2

#### 4.15 - PUBLIC SERVICES

4	El Camino Real Library	4264 East Whittier Boulevard, Los Angeles, CA 90023	East Los Angeles		
5	East Rancho Dominguez Library	4420 East Rose Street, East Rancho Dominguez, CA 90221	East Rancho Dominguez		
6	Florence Express Library	7600 Graham Avenue, Los Angeles, CA 90001	Florence-Firestone		
7*	Graham Library	1900 East Firestone Boulevard, Los Angeles, CA 90001	Florence-Firestone		
<b>8</b> a	Huntington Park Library	6518 Miles Avenue, Huntington Park, CA 90255	Walnut Park		
9	Woodcrest Library	1340 West 106th Street, Los Angeles, CA 90044	West Athens-Westmont		
10	A C Bilbrew Library	150 East El Segundo Boulevard, Los Angeles, CA 90061	West Rancho Dominguez - Victoria		
11ª	Dr. Martin Luther King, Jr. Library	17906 South Avalon Boulevard, Carson, CA 90746	West Rancho Dominguez - Victoria		
12	Willowbrook Library	11737 Wilmington Avenue, Los Angeles, CA 90059	Willowbrook		

Source: County of Los Angeles 2022e Notes: a Outside of the Project area boundaries

According to the Library, with the exception of A C Bilbrew Library, the libraries that serve the Project area do not currently meet the minimum requirements for the service population. Table 4.15-6, Library Service Level Guidelines and Actuals, detailed below, provides a comparison of the Project area's existing conditions as of June 30, 2022 April 30, 2022 across the Library Service Areas.

Table 4.15-6. Library Service Level Guidelines and Actuals (See updated table in the next page)

	Service Level Guidelines			Actuals			Meeting
Library Service Area	Computers	Collections	Facility Space	Computers	Collections	Facility Space	Service Ratios?
A C Bilbrew	19	51,626	9,387	24	81,163	21,843	Yes
East Los Angeles	62	169,326	30,787	38	133,473	26,300	No
East Rancho Dominguez	15	40,898	7,436	19	24,299	7,215	No
Florence	48	132,358	24,065	4	39,751	2,160	No
Graham	32	88,402	16,073	11	32,765	5,125	No
Willowbrook	27	72,883	13,252	16	23,861	7,797	No
Woodcrest	42	115,440	20,989	12	34,771	7,254	No

Source: Communication with the Library, as of April 30, 2022.

A2-2 Cont.

METRO AREA PLAN RECIRCULATED DRAFT PROGRAM EIR JUNE 2023

12597.02 4.15-14

Page 4 of 5 in Comment Letter A2

# LA COUNTY LIBRARY LOS ANGELES COUNTY METRO AREA PLAN, PROJECT NO. PRJ2021-004165

Please see table below for Services Level Guidelines versus Actuals. The amounts reflected are as of June 30, 2022.

	Service Level Guidelines			Actuals		
Library Service Area	Computers	Collections	Facility Space (sq. ft.)	Computers	Collections	Facility Space (sq. ft.)
A C Bilbrew	19	51,626	<del>9,387</del>	28	79,008	21,843
	20	56,166	10,212	29	81,763	
Anthony Quinn	18	48,287	8,780	16	40,931	7,275
City Terrace	18	48,458	8,811	15	48,883	8,007
East Los Angeles	62	169,326	30,787	46	128,084	26,300
	60	163,809	29,784	49	134,106	
East Rancho Dominguez	15	40,898	<del>7,436</del>	25	22,841	7,215
		41,302	7,506		24,582	
El Camino Real	23	63,553	11,555	11	26,872	5,529
Florence	48	132,358	24,065	4	<del>26,427</del>	2,160
	45	123,288	22,416	6	40,294	
Graham	32	<del>88,402</del>	<del>16,073</del>	13	31,638	5,125
		87,915	15,985		33,126	- WO
Willowbrook	27	72,883	<del>13,252</del>	19	<del>26,238</del>	7,797
		73,007	13,274		24,277	
Woodcrest	42	115,440	20,989	17	33,664	7,254
	43	118,641	21,571		35,833	

A2-2 Cont.

Page 5 of 5 in Comment Letter A2

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## **Response to Comment Letter A2**

LA County Library Skye Patrick, Library Director July 26, 2023

- A2-1 This introductory comment states that the LA County Library (Library) provided requested revisions to the Recirculated Draft EIR. These comments are discussed below in response to Comment A2-2.
- A2-2 This comment provides requested revisions on the Recirculated Draft PEIR Section 4.15, Public Services. The redlines include minor corrections regarding the Library Facilities Mitigation Fee, the status of the Florence Library, and the Service Level Guidelines versus Actuals. The corrections have been identified in Chapter 3, Revisions to the Recirculated Draft PEIR, of this Final PEIR. These edits do not change the impact analysis or conclusions in the Recirculated Draft PEIR. Rather, this information merely clarifies information and conclusions that were already presented in the Recirculated Draft PEIR. As such, these changes would not result in a new significant impact or in an increase in the severity of a previously identified significant impact and, therefore, do not constitute significant new information as defined in CEQA Guidelines Section 15088.5(a) that would warrant recirculation of the Recirculated Draft PEIR.

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#### Comment Letter A3



#### Robert C. Ferrante

Chief Engineer and General Manager

1955 Workman Mill Road, Whittier, CA 90601-1400 Mailing Address: P.O. Box 4998, Whittier, CA 90607-4998 (562) 699-7411 • www.lacsd.org

July 28, 2023

Ref. DOC 6945691

#### VIA EMAIL MetroAreaPlan@planning.lacounty.gov

Ms. Christina Tran Los Angeles County Department of Regional Planning 320 West Temple Street, G10 Los Angeles, CA 90012

Dear Ms. Tran:

#### Recirculated Draft PEIR Response to The Los Angeles County Metro Area Plan

The Los Angeles County Sanitation Districts (Districts) received a Notice of Availability of a Recirculated Draft Program Environmental Impact Report (PEIR) for the subject project on June 12, 2023. The proposed project is located within the jurisdictional boundaries of Districts Nos. 1, 2, 5, and 8. Previous comments submitted by the Districts to your agency in correspondence dated March 14, 2022 and January 13, 2023 (copies enclosed) still apply to the subject project with the following updated information:

• Section 4.19.2.4 Impact Analysis, "Other Infrastructure" subsection, page 4.19-28: as indicated in the January 13, 2023, comment letter, the first paragraph under the "Wastewater Conveyance" header incorrectly stated the purpose of the Districts' Clearwater 7-mile tunnel. Wastewater conveyance is generally regarded as the collection system that conveys wastewater from developments to a wastewater treatment plant for treatment. The treated wastewater, also known as effluent, will then be discharged at the designated discharge location. In this case, the new 7-mile tunnel is part of the Joint Water Pollution Control Plant's (JWPCP) effluent management system. It will convey effluent (treated and cleaned water) from the JWPCP for discharge into the ocean. It will not collect, as implied in the PEIR, any more wastewater from the Project areas to JWPCP or between JWPCP and the ocean. To prevent misunderstanding of the purpose of the tunnel, please remove the Districts' Clearwater project and tunnel from this paragraph. To address concerns of potential future deficiencies in the Districts' wastewater collection system within the Project areas, as indicated in the March 2022 comment letter, the Districts request that future individual development plans be forwarded for our review (comment #3), fund capital facilities (comment #6), and intend to provide wastewater treatment up to the levels associated with the approved growth identified by SCAG (comment #7).

If you have any questions, please contact the undersigned at (562) 908-4288, extension 2743, or mandyhuffman@lacsd.org.

Very truly yours,

Mandy Huffman

Environmental Planner Facilities Planning Department

MNH:mnh Enclosures

DOC 6984950.D01020508

A Century of Service

A3-1

A3-2



#### Robert C. Ferrante

Chief Engineer and General Manager

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January 13, 2023 Ref. DOC 6760398

Ms. Christina Tran, Senior Regional Planner County of Los Angeles Department of Regional Planning 320 West Temple Street, G10 Los Angeles, CA 90012

Dear Ms. Tran:

#### Draft Program EIR Response to the Los Angeles County Metro Area Plan

The Los Angeles County Sanitation Districts (Districts) received a Draft Program Environmental Impact Report (Program EIR) for the subject project on November 16, 2022. The proposed project is located within the jurisdictional boundaries of Districts Nos. 1, 2, 5, and 8. Previous comments submitted by the Districts to your agency in correspondence dated March 14, 2022 (copy enclosed), still apply to the subject project with the following updated information:

- 1. Section 4.19.1.2 Existing Environmental Conditions, Table 4.19-10 West Athens-Westmont LACSD Trunk Sewer Outlets, page 4.19-19: The first line item in the table, the 24-inch trunk sewer located in Vermont Avenue, is presumably the Vermont Avenue Extension Trunk Sewer, located in Vermont Avenue, south of Manchester Avenue. Wastewater that is conveyed through this sewer will be treated by the City of Los Angeles Hyperion Treatment System. Questions regarding sewerage service for this portion of the proposed project should also be directed to the City of Los Angeles' Department of Public Works.
- 2. Section 4.19.2.4 Impact Analysis, Wastewater Conveyance, pages 4.19-26 and -27: the first paragraph stated that "These [local sanitary sewer collection system] deficiencies include... those identified through infrastructure assessments conducted as part of the LACSD Clearwater Project (LACSD 2021). ...To address general conveyance deficiencies in the larger LACSD service area, system upgrades have been approved as part of the LACSD Clearwater Project... [which] include the development of a new 7-mile tunnel to convey wastewater flows from the Joint Water Pollution Control Plant...." This paragraph incorrectly stated the current capacity of the Districts' sewerage system and the purpose of the new tunnel:
  - As indicated in item 1 of the enclosed correspondence, presently no deficiencies exist in Districts'
    wastewater conveyance facilities that serve the project areas.
  - b. As indicated in item 7 of the enclosed correspondence, regarding future wastewater service, the available capacity of the Districts' treatment facilities will be limited to levels associated with the approved growth identified by SCAG. The Districts intend to provide this service up to the levels that are legally permitted.
  - c. The new 7-mile tunnel will be part of the Joint Water Pollution Control Plant's (JWPCP) effluent management system. It will replace the two existing aging tunnels that convey treated (cleaned) water from the JWPCP (the Districts' largest wastewater treatment plant) to the ocean. The new tunnel will only convey cleaned water after treatment by JWPCP.

If you have any questions, please contact the undersigned at (562) 908-4288, extension 2743, or mandyhuffman@lacsd.org.

Very truly yours,

Mandy Huffman

Mandy Huttman Environmental Planner Facilities Planning Department

MNH:mnh Enclosure

DOC 6805920.D01020508

Page 2 of 4 in Comment Letter A3

A3-3

METRO AREA PLAN FINAL PEIR AUGUST 2023



Robert C. Ferrante

Chief Engineer and General Manager

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March 14, 2022

Ref. DOC 6459924

Ms. Erica Gutierrez, AICP, Senior Regional Planner County of Los Angeles Department of Regional Planning 320 West Temple Street, Room 1362 Los Angeles, CA 90012

Dear Ms. Gutierrez:

#### NOP Response to Los Angeles County Metro Area Plan

The Los Angeles County Sanitation Districts (Districts) received a Notice of Preparation (NOP) of a Draft Program Environmental Impact Report for the subject project (Plan) on February 11, 2022. The Los Angeles County unincorporated communities of East Los Angeles, Florence-Firestone, Willowbrook, West Rancho Dominguez-Victoria, East Rancho Dominguez, Walnut Park, and West Athens-Westmont (Communities) are located within the jurisdictional boundaries of Districts Nos. 1, 2, 5, and 8. We offer the following comments regarding sewerage service:

- 1. The Districts own, operate, and maintain the large trunk sewers that form the backbone of the regional wastewater conveyance system. Local collector and/or lateral sewer lines are the responsibility of the jurisdiction in which they are located. As such, the Districts cannot comment on any deficiencies in the sewerage system in the Communities except to state that presently no deficiencies exist in Districts' facilities that serve the Communities. For information on deficiencies in the local sewerage system, please contact the Los Angeles County Department of Public Works.
- 2. The wastewater generated by the Communities within the Plan will be treated at the Joint Water Pollution Control Plant located in the City of Carson, which has a capacity of 400 million gallons per day (mgd) and currently processes an average flow of 249.8 mgd, or the Los Coyotes Water Reclamation Plant located in the City of Cerritos, which has a capacity of 37.5 mgd and currently processes an average flow of 23.1 mgd.
- The Districts should review individual developments within the Plan to determine whether sufficient trunk sewer capacity exists to serve each project and if Districts' facilities will be affected by the project.
- 4. Individual developments may require a Districts' Industrial Wastewater Discharge Permit. Project developers should contact the Districts' Industrial Waste Section at (562) 908-4288, extension 2900, to reach a determination on this matter. If this permit is necessary, project developers will be required to forward copies of final plans and supporting information for the proposed project to the Districts for review and approval before beginning project construction. For additional Industrial Wastewater Discharge Permit information, go to <a href="https://www.lacsd.org/services/wastewater-programs-permits/industrial-waste-pretreatment-program/industrial-wastewater-discharge-permits">https://www.lacsd.org/services/wastewater-programs-permits/industrial-waste-pretreatment-program/industrial-wastewater-discharge-permits</a>.

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A3-4

Page 3 of 4 in Comment Letter A3

Ms. Erica Gutierrez 2 March 14, 2022

- 5. In order to estimate the volume of wastewater the individual developments will generate, go to <a href="https://www.lacsd.org">www.lacsd.org</a>, under Services, then Wastewater Program and Permits, select Will Serve Program, and scroll down to click on the <a href="https://www.lacsd.org">Table 1</a>, Loadings for Each Class of Land Use link for a copy of the Districts' average wastewater generation factors.
- 6. The Districts are empowered by the California Health and Safety Code to charge a fee to connect facilities (directly or indirectly) to the Districts' Sewerage System or to increase the strength or quantity of wastewater discharged from connected facilities. This connection fee is used by the Districts for its capital facilities. Payment of a connection fee may be required before this project is permitted to discharge to the Districts' Sewerage System. For more information and a copy of the Connection Fee Information Sheet, go to <a href="https://www.lacsd.org">www.lacsd.org</a>, under Services, then Wastewater (Sewage) and select Rates & Fees. In determining the impact to the Sewerage System and applicable connection fees, the Districts will determine the user category (e.g. condominium, single family home, etc.) that best represents the actual or anticipated use of the parcel(s) or facilities on the parcel(s) in the development. For more specific information regarding the connection fee application procedure and fees, the developer should contact the Districts' Wastewater Fee Public Counter at (562) 908-4288, extension 2727. If an Industrial Wastewater Discharge Permit is required, connection fee charges will be determined by the Industrial Waste Section.
- 7. In order for the Districts to conform to the requirements of the Federal Clean Air Act (CAA), the capacities of the Districts' wastewater treatment facilities are based on the regional growth forecast adopted by the Southern California Association of Governments (SCAG). Specific policies included in the development of the SCAG regional growth forecast are incorporated into clean air plans, which are prepared by the South Coast and Antelope Valley Air Quality Management Districts in order to improve air quality in the South Coast and Mojave Desert Air Basins as mandated by the CAA. All expansions of Districts' facilities must be sized and service phased in a manner that will be consistent with the SCAG regional growth forecast for the counties of Los Angeles, Orange, San Bernardino, Riverside, Ventura, and Imperial. The available capacity of the Districts' treatment facilities will, therefore, be limited to levels associated with the approved growth identified by SCAG. As such, this letter does not constitute a guarantee of wastewater service, but is to advise the developer that the Districts intend to provide this service up to the levels that are legally permitted and to inform the developer of the currently existing capacity and any proposed expansion of the Districts' facilities.

If you have any questions, please contact the undersigned at (562) 908-4288, extension 2743, or mandyhuffman@lacsd.org.

Very truly yours,

Mandy Huffman

Mandy Huffman Environmental Planner Facilities Planning Department

MNH:mnh

DOC 6484440.D01020508

Page 4 of 4 in Comment Letter A3

A3-4 Cont.

## **Response to Comment Letter A3**

Los Angeles County Sanitation Districts Mandy Huffman, Environmental Planner July 28, 2023

- A3-1 This introductory comment identifies the Los Angeles County Sanitation Districts (Districts) jurisdictional boundaries and references the District's request to update the previously submitted correspondence to the County during the Project's Draft PEIR public review period dated January 13, 2023 and the Notice of Preparation (NOP) review period dated March 14, 2022. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- A3-2 This comment requests revisions to the text contained within the Recirculated Draft PEIR under Section 4.19, Utilities and System Services, page 4.19-28. The comment states that the Districts' Clearwater 7-mile tunnel would not collect wastewater from the Project area to the Joint Water Pollution Control Plant's effluent management system and requests text edits accordingly. The corrections are outlined in Section 3, Revisions to the Recirculated Draft PEIR, of this Final PEIR. These revisions provide additional details and clarification of the information that was originally presented in Section 4.19, Utilities and System Services, of the Recirculated Draft PEIR. These edits do not change the impact analysis or conclusions in the Recirculated Draft PEIR. Rather, this information merely clarifies information and conclusions that were already presented in the Recirculated Draft PEIR. These changes would not result in a new significant impact or in an increase in the severity of a previously identified significant impact and, therefore, do not warrant recirculation of the Recirculated Draft PEIR.

As noted in the Districts' comment, to address concerns of potential future deficiencies in the wastewater collection system, the Districts request the following: (Districts item #3) that future development projects be forwarded to the Districts for review and (Districts item #6) that future projects fund capital facilities. The Districts also states (Districts item #7) that the Districts intends to provide wastewater treatment up to the levels associated with the planned growth projections identified by SCAG. As discussed in further detail below, this is consistent with the impact analyses and conclusions presented in the Recirculated Draft PEIR.

Regarding the Districts' request that future development projects be forwarded to the Districts for review (Districts item #3), as stated on page 4.19-29 of the Recirculated Draft PEIR, individual projects to be developed within the Project area would be required to undergo project-level plan checks prior to issuance of a grading and/or building permit, pay associated sewer fees, and prepare a project-level sewer area study by a California Registered Civil Engineer (if determined it is required by County Public Works during the plan check process), to identify any existing system deficiencies to ascertain if the local conveyance system could accommodate the proposed increase in wastewater loads. Coordination between the County and the Districts regarding system capacities are addressed through the County's plan check process, which requires adequate capacity infrastructure be demonstrated prior to issuance of building permits.

Regarding the request that future projects fund capital facilities (Districts item #6), capital improvements to Districts facilities are funded from connection fees charged to new developments, redevelopments, and expansions of existing land uses. The connection fee is a capital facilities fee used to provide additional conveyance, treatment, and disposal facilities (capital facilities) required by new users connecting to the LACSD sewerage system or by existing users that significantly increase the quantity or strength of their wastewater discharge, as stated on page 4.19-6 of the Recirculated Draft PEIR.

Regarding the statement that the Districts intends to provide wastewater treatment up to the levels associated with the planned growth projections identified by SCAG (Districts item #7), the Recirculated Draft PEIR acknowledges that the buildout of the Metro Planning Area would exceed the growth projections anticipated by the Southern California Association of Governments (SCAG) RTP/SCS, and that future development projects associated with the implementation of the Project are anticipated to require the relocation or construction of new or expanded facilities. As discussed on page 4.19-40 of the Recirculated Draft PEIR, pursuant to the General Plan's Implementation Program PS/F-1, the County will prepare a Capital Improvement Plan (CIP) for each of the 11 Planning Areas, including the Metro Planning Area. Each CIP will include a comprehensive sewer capacity study which will evaluate sewer system infrastructure needs and treatment capacity to ensure adequate capacity is available to accommodate future growth, along with a Planning Area-specific Implementation Program and Financing Plan. In summary, the Districts comments have been adequately incorporated into the Draft Recirculated PEIR and Final PEIR and no additional changes are required.

- A3-3 This comment represents a comment letter dated January 13, 2023, during the Project's Draft PEIR public review period. These comments resulted in corresponding changes to Section 4.19, Utilities and Service Systems, of the Recirculated Draft PEIR. No further response is required.
- A3-4 This comment represents a comment letter dated March 14, 2022, which was submitted in response to the Project's NOP. These comments were received and recorded in Table 1-1, Notice of Preparation and Comment Letters Summary, and included in Appendix A of the PEIR. These comments were incorporated into Section 4.19, Utilities and Service Systems, of the PEIR. No further response is required.

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January 31, 2023

### VIA E-MAIL

Patricia Hachiya, AICP Supervising Planner Los Angeles County Department of Regional Planning Address continued below

RE: Comments on Draft Los Angeles County Metro Area Plan (released October 31, 2022) and Accompanying Draft Environmental Impact Report (released November 2022) (Project No. PR.J2021-004165)

Dear Ms. Hachiya and Metro Area Plan team:

We are glad for the opportunity to provide feedback on Los Angeles County's Metro Area Plan Draft (released October 31, 2022) ("MAP" or "the Plan") and its accompanying draft Environmental Impact Report (released November 2022) ("EIR"). Together, we make up community members and community organizations that represent several of the Metro Area Plan communities, as outlined below:

- East Yard Communities for Environmental Justice ("EYCEJ"), EYCEJ is a non-profit, community-based organization dedicated to building community power through community organizing, policy, and movement building. EYCEJ has hundreds of members living in East and Southeast Los Angeles, Long Beach, and surrounding areas.
- Legacy L.A., an organization whose mission is to make positive interventions in the lives
  of young people by addressing the impact of multi-generational gang violence and low
  educational attainment both in Ramona Gardens in Boyle Heights and in surrounding
  neighborhoods, including northern East Los Angeles. Legacy L.A. builds the capacity of
  youth to reach their full potential and equips them with tools to transform their lives and
  communities.
- Visión City Terrace, an environmental community group made up of East Los Angeles
  residents dedicated to fighting for environmental justice and resource equity for our
  community of City Terrace and surrounding East Los Angeles.

Our collective comments on both the MAP and the EIR are below. We welcome any further opportunities to discuss our feedback and any questions you may have.

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### I. Background

As acknowledged throughout the draft MAP, the unincorporated communities of the "Metro Area" are important cultural hubs and long-standing communities. However, while each community is unique, most, if not all, have long been under-resourced, under-served, and heavily polluted as a result of neglectful and racist public planning policies.<sup>1</sup>

The MAP project provides not only an exciting opportunity to revisit the previous zoning plans and development goals of our communities but also the chance to create a plan that finally provides local residents with the vision and resources we deserve. For this reason, we urge the MAP planning team to incorporate our community comments into the next draft version of the MAP and make the health and well-being of community residents the Plan's highest priority.

### II. General Feedback on the MAP and Accompanying EIR

### A. General Plan/EIR Comments - Land Use

We have many concerns regarding the Land Use section of the Plan (*see* p. 71 of Plan) and believe that the current goals and policies do not meet the needs and wants of our communities, particularly in East Los Angeles and Willowbrook, and may violate the California Environmental Quality Act ("CEQA").

 The Plan fails to address the decades of harmful health impacts industrial corridors have inflicted on metro area plan communities, does not adequately define "clean" industrial uses, and disingenuously represents the expected benefits revitalization such corridors would provide to the immediate community in favor of larger economic goals.

Our greatest concerns regarding the Plan are its commitment to preserving and rebranding industrial corridors pursuant to Land Use Goal 3, policies 5 and 6 (p.77) and its proposal to create two new industrial designations: "Life Science Park" (LSP) and "Artisan Production and Manufacturing." Despite numerous community calls to do so, the EIR wholly fails to consider planning alternatives for industry zones that would remedy the unique historical harms that past racist planning policies have inflicted on metro area plan communities. For example, the Plan could explore recommendations that would phase industrial zones away from

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<sup>&</sup>lt;sup>1</sup> See e.g., Darryl Fears, Redlining means 45 million Americans are breathing dirtier air, 50 years after it ended," The Washington Post (March 9, 2022), <a href="https://www.washingtonpost.com/climate-environment/2022/03/09/redlining-pollution-environmental-justice/">https://www.washingtonpost.com/climate-environment/2022/03/09/redlining-pollution-environmental-justice/</a> (last accessed March 14, 2022).

<sup>&</sup>lt;sup>2</sup> The EIR does, for example, explain its reconsideration of expanding ACUs.

residents over the long-term or, at minimum, ensure healthier and more effective buffer zones (at minimum 1,000 feet) that could also be used to meet the immediate needs of our communities such as housing, access to fresh food, greenspace, and small businesses. Not only are such alternatives ignored, but the Plan is wholly silent on why it chose to prioritize the "preserv[ation] and transform[ation]" of such zones over these other alternatives. At minimum, the Plan should provide the community with a transparent explanation behind this decision.

The Plan also makes a huge, unsupported assumption that the project's emphasis on "clean" industry revitalization will result in both health and economic benefits to residents. There is little to no information shared on what the actual development of the rezoned Life Science Park (LSP) areas would actually include. There is also no detailed description of what type of developments the LSP areas will attract. The documents make the assumption that LSPs will allow for cleaner industry development, but none of this is substantiated with any information.

In fact, there could be significant health, wellness and environmental justice impacts from industries attracted by the LSPs. Of particular concern are the use of perfluoroalkyl and polyfluoroalkyl substances (PFAS) and ethylene oxide (EtO) in the medical/health industry. Our groundwater already contains PFAS and any additional PFAS would only pose a greater threat. EtO use in sterilization of medical equipment has recently been exposed for air contamination in and around the unincorporated communities of East Los Angeles and Willowbrook. EtO is carcinogenic and has serious health impacts, including eye pain, sore throat, difficulty breathing, blurred vision, dizziness, nausea, vomiting, coughing, cancer, and more. Such facilities also tend to use under-researched but potentially toxic substances and/or diesel-fueled technology. Our communities are deeply concerned about facing greater threats of exposure to PFAS and EtO along with any number of unknown chemicals also used in the medical industry. These environmental documents make no effort to consider such threats. They also fail to address how industry growth will further impact parking and increase vehicle and cargo truck traffic in our neighborhoods, which would add to already extraordinarily high rates of air emissions. See also

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<sup>&</sup>lt;sup>3</sup> See, e.g., Section 3.1-4 (p. 74) of the Plan, which states, "The evolution of the community's needs and the industrial sector has presented the potential to attract and facilitate the development of non-polluting science-and technology-driven research and development (R&D) uses, such as life science facilities as well as smaller artisan manufacturing and maker's district uses that would be more sensitive to residential communities than existing industrial uses."
<sup>4</sup> L.A. Times, "Medical sterilizing facilities face growing scrutiny due to toxic gas concerns," (August 9, 2022),

https://www.latimes.com/environment/story/2022-08-09/medical-sterilizing-facilities-face-growing-scrutiny.

See CDC, "Ethylene Oxide 'Gas' Sterilization",
https://www.cdc.gov/infectioncontrol/guidelines/disinfection/sterilization/ethylene-oxide.html (summarizing health

<sup>6</sup> Recent Cal Enviro Screen 4.0 data shows Northern East LA and adjacent Boyle Heights' Ramona Gardens in the 99th and 100th percentile for air pollution, respectively. In other words, we are more burdened by air pollution than 99% of other communities in California. Relatedly, South Coast Air Quality Management District (SCAQMD) data shows the air toxics cancer risk for East Los Angeles's City Terrace neighborhood is higher than 97% of residents in Los Angeles, Orange County, Riverside, and San Bernardino counties and 99% higher for residents of Ramona

Table 3.2-1 "Environmental Justice Exposure and Sensitivity for Each Metro Area Community" of the Plan (p. 100) (outlining the environmental hazards the metro area communities are already exposed to).

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We are also concerned about the Plan and EIR's lack of consideration of obvious economic consequences of expanding such facilities—particularly of technology and research and development facilities. By encouraging such rapid growth of major science and research facilities, particularly in Northern East LA, by well-resourced university systems, the Plan not only creates an obvious target for university encoachment on residents, but is also likely to raise housing costs and increase displacement of existing residents. The Plan has failed to demonstrate that these facilities would actually bring jobs to local residents, and, in fact as explained below in Section E, forecasts that without robust investment in education and job training opportunities the opposite is most likely. Overall, the Plan has failed to show that such facilities would seek to serve the local community rather than commuters and others outside the community. Such facilities (such as those belonging to USC) are often gated and closed to the public with extensive security and are built without being required to provide any community benefits.

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At minimum, our communities deserve to have the full scope of alternatives for remedying the harms industrial pollution has caused be considered after decades of suffering intentionally harmful and compounding land use policies. The Plan and EIR introduce additional pollution and health impacts without considering more robust mitigation measures to bring environmental justice to overburdened communities.

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At the very least, the EIR and Plan must vigorously define "clean" industrial uses in order for those dependent on the Plan to know what is permitted and for the County to have a robust enforcement and implementation program. For example, a list of acceptable uses under the zone should be provided. Such a list should not include polluting facilities already causing harm in our communities. For example, in the East Los Angeles northern industrial corridor, residents are currently exposed regularly to artificial flavoring facilities, anodizing and powder coating (which emits the rotten egg odor of hydrogen sulfide), chrome plating, hide processing (animal hides that smell rotten), emissions from an Amazon warehouse, and numerous trash and recycling facilities. Many of these types of uses exacerbate respiratory and other health issues, of which East Los Angeles already suffers disproportionately as noted in the project documents themselves. Given the long lack of enforcement and accountability our communities have experienced, future uses of such areas should at the bare minimum be subject to rigorous review so as to ensure the Plan lives up to its goals of improving community health.

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Gardens. See SCAQMD MATES V Study Data,

 $\underline{https://experience.arcgis.com/experience/79d3b6304912414bb21ebdde80100b23?views=view~38.}$ 

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<sup>&</sup>lt;sup>7</sup> Sulfur dioxide has known negative health and environmental effects including impacting the respiratory system, particularly lung function, eye irritation, coughing, and mucus secretion, and can aggravate other respiratory conditions such as asthma and chronic bronchitis.

The Plan raises concerns regarding the housing element and the change from Commercial Use to Mixed Use.

These most vulnerable communities must not be seen as the County's solution to meeting its housing element goals. It should not be seen as an immediate tax revenue infusion scheme by causing rapid turnover of properties by longtime owners. Rapid change in these longtime primary rental communities can cause gentrification and displacement.

Regarding "Policy TOD 1.1 Housing and Mixed-Use Development – Provide mixed-use, medium- to high-density in Transit Oriented Districts," the EIR shows that the plan will have air and noise pollution impacts which cannot be mitigated. East Los Angeles is too dense in terms of people per acre as noted in the plan document. The area is traversed by freeways. Transit Oriented Development will not reduce traffic or pollution because most of the traffic is pass through. Experience with housing built with little or no parking has resulted in residents from those projects parking along adjacent residential areas. This has been reported in meeting after meeting. The parking study shows in some areas 120 percent of the parking is being used.

Furthermore, the Plan includes "Policy TOD 1.5 Active Ground Floor – Promote high-quality urban design and active ground floors through design standards and a variety of allowed uses on major mixed use and commercial corridors." However, changing Commercial areas on Whittier Boulevard to Mixed Use may have a negative impact on East Los Angeles' Commercial Districts. Time after time we have seen Mixed Use buildings' ground floors flounder. Ultimately they are vacant and used for storage. Before making this radical change a study should be done on how successful mixed use first floor commercial uses have been in communities with similar demographics. Additionally, many residential projects touted as not needing parking have added to an already difficult parking situation in East Los Angeles. If tenants of mixed use buildings use available parking, that could limit the ability of businesses to provide parking for their customers. At the very least, the ground floors of mixed use buildings should be devoted entirely to commercial uses.

It appears that one of the primary reasons for changing the designation from Commercial to Mixed Use is for the County to meet its housing element goals. Currently, the commercial designation generally allows for the building of up to 50 dwelling units. The change to mixed use will allow for the building of up to 150 dwelling units. In East Los Angeles, the community is already impacted by high density, air and noise pollution and pass through traffic due to its proximity to four major freeways. It should not be further burdened by increased density simply to allow the county to meet its housing element goals. This is an environmental justice community which will be impacted by unmitigated increases in pollution due to these plans according to the draft EIR. See Appendix B-2 Housing Element Re-Zone Sites.

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3. Additional Comments Regarding the Plan's Land Use section.

- For each project considered, there should be zero tolerance for adding pollution, heat
  island impacts and removing mature trees. Each project should be considered under the
  EIR as adding cumulative impacts with projects past, present and future in terms of land
  use and air pollution.
- For Land Use Policy 1.3 Fence Heights (p. 75) The Plan should not elect to extend fence heights and instead provide other opportunities for increased safety such as improved lighting, walkability, and greenery to encourage community safety and travel-through areas. It should also explicitly regulate the use of barbed wire fences and other hazardous types of barriers often used by industrial areas that are then not well maintained and dangerous to pedestrians.
- For Policy Land Use Policy 1.5 Noise Barriers (p.76) The language should be expanded
  to apply to more than just public transportation areas. They should also apply to trains,
  freeways, and industrial areas in the metro area plan communities.
- For Policy Land Use Policy 1.6: Indoor Air Quality (p. 76) While we applaud seeking to improve indoor air quality, the Plan should also add a goal of improving outdoor air quality, particularly in communities impacted by higher rates of air pollution, such as East Los Angeles and other communities identified in the Project EIR. This is a critical issue for our communities and must be addressed by the Plan as a priority.
- For Land Use Policy 3.2: Facade Beautification (p.76) The language should also seek to prioritize preservation of cultural and historical elements and architecture.

### B. General Plan/EIR Comments - Air Quality

The documents make clear that air quality is governed by agencies external to the County of Los Angeles, and the analysis does not take into account any site specific projects. It is assumed that there will be significant and unavoidable air quality impacts when future development does roll out on a site by site basis. Though that is not assessed in detail at this point, there should be a programmatic approach to the Planning Department and the LA County Department of Public Health reviewing future projects covered by the MAP with impacted residents to ensure the County plays an active role in addressing the health, wellness and environmental justice impacts regarding air quality and more.

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## C. General Plan/EIR Comments - Health, Wellness, and Environmental Justice & Hazards and Hazardous Materials

When considering the health, wellness and environmental justice impacts of the Metro Area Plan (Plan p. 99), we are at a disadvantage when it comes to the approach the documents take on assessing these concerns. From the outset, we are informed that there is no assessment of any site-specific development. No understanding of any possible construction or operation of any type of facility is analyzed. The MAP is supposed to provide guidance for future development, but since there is no actual analysis of site-specific impacts we are left without any real environmental analysis. It is as if a hypothetical program in an imaginary world is what is being discussed. For those of us who face the harsh impacts of the built environment around us, this is a disservice.

Along with a no build or no project alternative to set a baseline for comparison, environmental documents are supposed to provide an analysis of a full build out, or worst case scenario, for us to understand the extremes. For us, this means we should be provided with data that details what our built environment will do to us if maximum development is achieved. If there is no understanding of a full build out scenario, then no protections will be considered, especially when it comes to cumulative impacts, which already disproportionately impact our communities.

Health, wellness, and environmental justice protections are possible through land use policy, but unfortunately these documents miss the opportunity. Instead, despite the lack of information on the impacts of future development, the documents inform us that the project would result in significant and unavoidable impacts after implementation of all mitigation measures. This includes unmitigated impacts to our air quality, biological resources, cultural resources, hazards and hazardous materials, mineral resources, noise and vibration, population and housing, public services, recreation, tribal cultural resources, and utilities and system services. So on one hand the documents tell us there is no analysis of site specific developments, and on the other we are told there will be unmitigated impacts. How is this possible?

### D. General Plan/EIR Comments - Mobility

Transit related projects need to be equitable and address the needs of vulnerable communities. Many low-income residents rely on public transportation for work related purposes. To ensure that projects properly address community needs, Metro should actively seek to develop partnerships with local community-based organizations to engage residents. Establishing these connections will take time and thus it is imperative for Metro to begin working with local leaders to identify such groups. Metro can also host a series of working groups that involve residents, community based organizations and local leaders to discuss potential challenges. About 3000 or 1% of the resident population should be engaged. Each of

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the 7 unincorporated areas can recruit about 440 residents and work with organizations that are working on transit related initiatives.

Additional community suggestions include:

- Mobility Section 3.3-3 (p. 123) regarding "improvements to sidewalks" near various transportation and activity centers should also include the need to repave sidewalks where appropriate.
- Add strategies for assessing walking paths. Community members and community-based
  organizations can help Metro and the County with developing walking groups to identify
  specific needs. Walking groups can help identify sidewalk improvement needs such as
  identifying sidewalk hazards and areas that need to be adapted for ADA compliance.
  Residents who engage in these and other similar efforts should be provided monetary
  compensation for their time and expertise.

### E. General Plan/EIR Comments - Economic Development

While the background section of the Economic Development section of the plan describes several of the challenges our communities face, the actual goals and policies fall short of addressing the clear impacts of encouraging development as the plan does.

 The Plan should include more Goal 1 policies in support of small businesses

Goal 1 seeks to ensure a variety of retail types meeting local needs and offering a mix of products and services. We recommend the following additional policies to further meet community needs and support the small businesses necessary to meet this goal:

- The Plan should explicitly encourage access to fresh food and incentivize grocery stores.
- The Plan should also encourage targeted investment and assistance for "Legacy businesses" that have served the communities for more than 10 years.
- In addition to protecting rents for small commercial businesses, swap meets should also be allowed as they may also provide an alternative option for vendors seeking more affordable booth spaces. Investment in small vendors who cannot yet afford long-term leases or larger square footage would help support growing small businesses.
- Further protections for small commercial tenants, especially for immigrant or
  monolingual commercial tenants who may not have written leases or may not be aware of
  their tenant rights. (E.g., Assemblyperson Wendy Carrillo currently has a pending bill to
  provide rent control for commercial businesses that may be explored).
- Support for street vendors and activation of public spaces is also key to economic revitalization of core economic spaces in metro areas. (E.g., provide electrical outlets

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rather than generators, access to public bathrooms and water, and other facilities that would reduce area pollution). Providing such alternatives would also encourage less reliance on diesel fueled vending trucks. Owner occupied street vending should be encouraged; street vendors should not be employees working for an owner avoiding rent, livable wages, and sound working conditions.

- Encourage support via assistance programs and resources for at-home businesses.
  - The Plan currently fails to address significant gaps in economic opportunities for community residents.

Under goals 2 and 3 for section 3.4 (p. 133-134), the Plan seeks to encourage diverse industries that provide quality work for the local community and a resilient and adaptable workforce. However, the Plan too readily glosses over a large gap of residents who would not benefit from many of the newly proposed developments, such as research and development or artisan facilities. The Plan does not currently describe how it will ensure quality jobs for current residents at varying education, income, and experience levels (e.g., the report under section 3.4-1 merely states, "Policy ED 3.2: Promote the attraction of businesses and industries that provide employment improvement opportunities and encourage professional advancement for low skill workers," but does not make clear what such positions include). Further, the Plan readily admits that while it seeks to encourage such job growth within metro areas, the current local communities may not be likely to qualify for many of these positions. The Plan instead relies on investment in future opportunities and programs. Ignoring such a gap, coupled with a lack of any guaranteed major investment in education and training opportunities, is a recipe for mass displacement.

Metro needs to be transparent and engage residents, community based organizations, unions, and local leaders to discuss the types of businesses that will be encouraged to come into the community and the impact of those businesses, including on tax revenue to support metro areas. As already described above, "cleaner" industries must be clearly defined. Furthermore, major research and development institutions should be required to recruit locally and to work with local programs, schools, and organizations to create a pipeline and mentorship opportunities for interested local residents.

The Plan further reads "Policy ED 3.3: Support linked programs that align high schools with community colleges and 4-year institutions to encourage higher education in the region." The Plan should ensure any such programs support residents regardless of immigration status.

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### F. General Plan/EIR Comments - Safety and Climate Resiliency

We strongly support the Plan's efforts to encourage community planning that is sustainable and responsive to climate change, especially increased heat and flooding. As heat increases, pollution will also worsen and so we recommend a goal related to climate resiliency that is responsive to this issue. We also encourage the Plan to adopt a policy that encourages the county to explore programs and other opportunities to support residents and small businesses who seek to reduce emissions and improve on climate resiliency.

Additionally, to ensure that projects are equitable and sustainable it is important to engage residents, community based organizations and local leaders. Such members working on safety and climate resiliency initiatives should be invited and engaged in the design of the various projects proposed. These partnerships can help Metro understand the types of efforts done in local communities and determine the best way to support those initiatives.

### G. General Plan/EIR Comments - Historic Preservation

With regard to the historic preservation section (p. 139) of the MAP, the historic preservation review committee makes the following suggestions:

- · Include a policy to eliminate the LA County fees for historic landmark designation;
- Include a policy where LA County pauses any development/permit approval process as soon as a historic landmark nomination application is submitted for a property;
- Include prioritizing and preserving legacy businesses and the implementation of a Countywide Legacy Business program and study and evaluate whether conversion of properties from Commercial to Mixed Use will undermine the preservation of Legacy businesses.
  - For Whittier Boulevard in East Los Angeles, there should not be a blanket change in zoning from Commercial zoning to Mixed Use in order to preserve businesses.
- Encourage increased identification of designated landmarks and historical resources via community engagement. Encourage collaborating with residents and community groups to nominate properties and provide technical assistance to help with the nomination process.
- Please see attached list of historic buildings on Whittier Boulevard—these buildings must be protected from demolition if there is a zoning change from commercial use to mixed use zoning
- · Significant places list should include Serbian United Benevolent Society Cemetery.

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### III. Community-Specific Feedback for East Los Angeles<sup>8</sup>

We are also glad to see that the MAP draft recognizes the unique needs of each community and seeks to adopt subgoals and policies to meet those needs. The East LA community review team, including members from EYCEJ, Legacy LA, and Vision City Terrace, gathered feedback on the Plan's specific goals and policies as follows:

A. East LA Specific Goal 1: The transportation network, including bus and rail stations and corridors, is attractive, comfortable, safe, and efficient (p. 149).

A critical gap in this goal regarding the creation of a transportation network is to ensure that such a network is easily *accessible* and walkable for community residents in East LA. For example, the Plan's Policy 1.1 clearly seeks to better connect major research and health institutions such as the LAC+USC Medical Center to other parts of the community-however, it is important to ensure that residents within East Los Angeles are actually able to access these networks rather than simply being passed through by commuters. While we understand the Plan seeks to increase access to this transportation network, that cannot occur if residents are not within walking distance to such stops and those stops are not ADA accessible. The accompanying EIR should also consider the potential impacts of this increase in travel through East Los Angeles given the community already suffers extraordinarily from air pollution and noise pollution (including train vibrations that rattle our homes) from freeways and trains. There is also insufficient intra-community transit connecting northern and southern East Los Angeles in an efficient manner.

We also believe that it is critical that Goal 1 makes explicit the need for maintenance and accountability. Already existing transportation hubs are not well-maintained and require more regular cleaning and upkeep.

Finally, the MAP draft should consider the potential effects of implementing such improvements on housing for residents, including potential resident displacement due to rising housing costs. The Plan should strongly encourage the adoption of programs to ensure stable and affordable housing remains within the community. It should also encourage transportation infrastructure improvements that facilitate patronage of small local businesses and street vendors to ensure the community benefits from such projects economically.

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METRO AREA PLAN FINAL PEIR AUGUST 2023

<sup>&</sup>lt;sup>8</sup> Please also see our previous letter submitted in response to the Notice of preparation of the MAP EIR, dated March 17, 2022, titled "RE: Comments on Notice of Preparation of a Draft Program Environmental Impact Report and Public Scoping Meeting for Project Los Angeles County Metro Area Plan (Project No. PRJ2021-004165)".

B. East LA Specific Goal 2: The pedestrian and bicycle networks in East Los Angeles are comprehensive, accessible, safe, pleasant to use, clearly demarcated, and connected to activity centers such as community and recreational centers, schools, and transit centers, among others (p. 149).

We also support the need for improved street design and sidewalks and were heartened to see the Plan prioritizing more navigable sidewalks and paths of travel for pedestrians, cyclists, and others who may choose to walk or roll on our streets. Various community members shared the following feedback:

Regarding Policy 2.1 and 2.4, in addition to requiring developers to construct sidewalks and street trees as part of their projects and encourage shading structures, they should also be required to use trees and plants that are native to the region and encourage shade structures to not only specifically help reduce the 'heat island' effect that plagues East Los Angeles but also provide rest areas and lighting. Developers should also be required to maintain such landscaping.

Relatedly Policy 2.2 seeks to reduce the creation of driveways and access curb cuts. However, the plan should also make recommendations on improving parking—or if identified in another plan—reference those alternatives and recommendations and encourage implementation of such recommendations to solve impacted parking issues in tandem with this policy. See, e.g., attached East LA parking study.

As for Policy 2.3, which prioritizes ADA-compliant pathways, we further request that the Plan also include ensuring that basic government services, such as emergency services and/or trash collection services, have unobstructed access to serve residents as needed. We also request that the Plan drafting team consider adding City Terrace Drive as well as 3rd Street to Policies 2.4 and 2.5.

Finally, we request that an additional policy be added to Goal 2 that recommends the creation of an accessible walking/bicycle path network to better provide residents with a more navigable community via connecting parks, libraries, and community hubs. Such a policy should include an example, such as: Connecting Cal State LA and LAC+USC via Marengo/City Terrace Drive to City Terrace Library and then to City Terrace Park; connecting City Terrace Park to Obregon Park; connecting Obregon Park to Evergreen Cemetery (west), Calvary Cemetery (south) and Belvedere Community Regional Park; and connecting Calvary Cemetery to East LA Civic Center (east) and Salazar Park (east); and connecting Calvary Cemetery to Salazar Park (west), Atlantic Avenue Park; and Atlantic Avenue Park to Belvedere Community Regional Park).

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C. East LA Specific Goal 3: Comprehensive design. Design streets and sidewalks that meet the needs of pedestrians, bicyclists, transit users, and motorists (p. 149).

Much of the feedback in Section B above (East LA Specific Goal 2) is also applicable to Goal 3. We also recommend that the draft Plan include steps to recognize and address the shortcomings of existing and future bus transit stops across East Los Angeles, both Metro and El Sol, as these often lack shade, seating, or are inaccessible to the disabled. We further urge the Plan to adopt and/or encourage alternative creative solutions for ensuring basic amenities at public transportation stops in areas with smaller sidewalks in order to ensure residents still have access to shade, seating, and garbage disposal. In the past, residents have requested similar support but have been unable to find solutions due to narrower sidewalks in certain areas.

In order to ensure adequate safety features such as crosswalks, lighting, benches, jogging areas, and accessibility, the Plan should also recommend walking tours with the community to identify ongoing needs and compensate community members for their time and expertise. The Plan should also specifically encourage outreach to local advocacy groups for people with physical disabilities and the LA County Commission on Disabilities.

D. East LA Specific Goal 4: Diverse industries that provide quality work for the local community (p. 150).

A major area of concern in the draft Plan is the industrial areas in East Los Angeles, especially in Northern East Los Angeles. Please see Section I.A which lists many of the major concerns specific to East LA. As described, the Plan clearly makes all efforts to preserve this industrial corridor and does not go far enough to protect our current needs as residents in the area as well as protect our health. On the whole, the Plan does not consider alternatives to preserving the industrial area and the potential costs and benefits of such alternatives. It also does not consider the cumulative air pollution and water quality impacts of the proposed Plan within the EIR.

This goal places considerable emphasis on partnerships with USC Medical Center and other research facilities, but it needs to prioritize the potential employment prospects of community residents as well as transparency around how these institutions' increased ties to public infrastructure affect the rest of the community. Any agreements, memoranda of understanding, and contracts between the County and/or USC Medical Center should be made public to ensure transparency to the public.

Where possible, priority should be given to local community organizations, not large institutions like USC, when evaluating partnership and research opportunities. Finally, this goal should

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underscore the importance of continued solicitation of community feedback when considering future projects. For decades, there has been a lack of notice of past projects and enforcement of regulations in the Northern City Terrace industrial area. The Plan should include a local policy in this area that 01-26 emphasizes not just the importance of defining "clean industrial uses" but that also emphasizes enforcement and accountability in the area. Finally, the EIR finds there will be no significant impact on "scenic vistas." However East Los Angeles has beautiful scenic views that should be preserved. The policies for this area should seek to preserve such views of both the San Gabriel mountains and Downtown Los Angeles as 01-27 well as the nature and character of the buildings (including height) as it considers potential development in the industrial area. Similar concerns exist for the views from Ascot Hills Park. Additionally, there is nothing in this section acknowledging the need for balancing potential negative consequences of commercial and industrial development where they are bordering 01-28 residential areas. The MAP should explicitly name this issue in this section. Minimizing nuisance, pollution, and other health impacts on local residents should be a priority. E. East LA Specific Goal 5: A variety of retail types meeting local needs and offering a mix of products and services (p. 150). The MAP should detail specific steps toward preserving existing markets and small businesses, including through (1) the establishment of a legacy business program, (2) explicitly supporting smaller and more vulnerable businesses in smaller square footage locations such as temporary space rentals or small scale retail kiosks, (3) ensuring protection of street vendors by decriminalizing this sector of commercial activity, and (4) other strategies that support small, upstart vendors as a means of diversifying commercial businesses in the community. The MAP should also add a policy incentivizing access to fresh food and/or grocery stores to remedy the 01-29 lack of fresh food in East LA. Furthermore, Whittier Boulevard should be viewed as an opportunity for commercial development. Already existing large format retailers have abundant parking, and there are places to eat, gather and enjoy the community. Whittier is ideally placed for this, representing an opportunity for a community based commercial shopping area which will in the future be easily accessed by the Metro Station. Anchoring this hub should be a market where local area residents can purchase food at low prices (currently on Whittier there is an Uno market which could possibly be supported to better serve the community). Care must also be given to retaining historic buildings, and street vending could be an opportunity to revitalize Whittier's night life.

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# F. East LA Specific Goal 6: Freeway cap parks mitigate the impact of freeways and provide community serving amenities (p. 150).

We applaud the MAP's inclusion of supporting opportunities for freeway cap parks, especially with regard to facilitating coordination and collaboration between community-based organizations and both state and local public agencies. We strongly support including such a solution as a creative strategy for mitigating the harms of past racist planning policies.

We further recommend adding an additional policy 6.3: Identify and support additional strategies for mitigating freeway impacts, including but not limited to freeway lane reductions and/or improving street corridor lanes.

### IV. Community-Specific Feedback for Florence-Firestone

While the Florence-Firestone community review team was limited in its review of this section due to time constraints, community members representing Florence-Firestone are deeply concerned about Florence-Firestone Specific Goal 18: Diverse industries that provide quality work for the local community, namely 18.5 Clean Tech Industries (p. 161). For reasons explained above, we urge Plan drafters to revise policy 18.5 in its entirety to further define "clean tech industries."

### V. Community-Specific Feedback for Willowbrook

Below are comments on behalf of the WIllowbrook community review team.

### A. Willowbrook Community Engagement

General MAP (Scoping Meeting, Planning 101, etc) and Willowbrook specific virtual workshops had limited participation of Willowbrook residents. Within Willowbrook specific workshops, County staff and contractors were the majority of participants; there were usually 1-3 Willowbrook residents. While we recognize the County held in-person engagement in Willowbrook, the engagement numbers listed on the draft MAP Plan are clustered for all neighborhoods, failing to outline how many individual residents were engaged in Willowbrook. We are concerned that this may also be the case for other MAP neighborhoods that like Willowbrook, have a history of being left out of planning processes.

We are concerned that the Metro Area Plan does not include equitable participation of Willowbrook residents. We ask that the draft MAP Community Engagement section be updated to include actual numbers of virtual and in person engagement in each neighborhood. For neighborhoods that are found to have limited engagement, we request the County invest

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additional resources to do in person engagement before the MAP Plan is finalized. In Willowbrook, this can include engaging students and their families who live in Willowbrook and attend nearby schools, such as George Washington Carver Elementary, King Drew Magnet High School, Centennial High School, Compton Early College, Marian Anderson Elementary, Dr. Ralph Bunche Middle School, Jefferson Elementary School and Isana Achernar Charter. On the ground engagement can also occur in community public spaces frequented by Willowbrook residents, such as at the George Washington Carver Park, Kenneth Hahn Plaza, Mona Park, Faith and Hope Park, and Sibrie Park. Street vendor engagement can occur near the schools and parks named above and by the Wilmington 105 freeway entrance/exit.

### B. Willowbrook Historical Roots

Are the "Fast Facts" listed for Willowbrook actually about Willowbrook or a different neighborhood? East LA is mentioned under Housing Stock.

### C. Willowbrook Land Use

How will the MAP take into account ongoing community plans and projects, such as the Willowbrook/West Rancho Dominguez Community Pedestrian Plan, Willowbrook-East Mobility Plan, and 105 Freeway Willowbrook State Beautification Project?

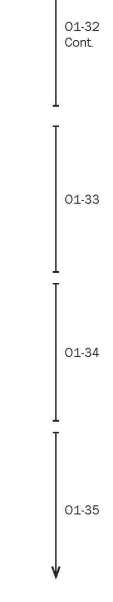
The two new proposed industrial zones proposed in Willowbrook would force children at Jefferson Elementary School and Isana Achernar Charter, both serving pre-kinder to eighth grade students, to be less than 500 feet away from LSP - Life Science Park and M-0.5 - Artisan Production and Custom Manufacturing facilities. The current MAP does not require these facilities to release zero emissions, use only zero emission technology, and have zero health impact on the environment and the people, which will result in negative health impacts for students. The draft MAP EIR must study the impacts of welcoming industries that continue to pollute children and community members instead of welcoming new industries and requiring them to be zero emission.

### VI. Feedback on the Plan's Historic Roots Section

We appreciate the project's efforts to provide context on our communities. Below are suggested additions from various community members.

The current text does not adequately reflect the impact freeways had on East Los
Angeles. The addition of each of the four freeways in East LA should be added to
important events (I-5 extended from I-10 in 1948; I-710 opened in 1958; SR 60 in
1965). The freeways make East LA different when creating Community Plans. Freeway
additions reduced the number of non-Mexican-American residents. Historically, East

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LA was one of the areas without deed restrictions excluding Mexican Americans from buying properties. Because of the freeways and tremendous amount of traffic and pollution generated which have concentrated the density of East Los Angeles, making it the 30th most dense community out of 265 communities, special care must be given when considering the impacts of a new Metro Area Plan.

- Timelines should acknowledge Indigenous community origins and current Indigenous communities within the metro area plan areas.
- February 19, 1942: President Franklin D. Roosevelt issues Executive Order No. 9066 should acknowledge this policy forced the intermment of Japanese citizens.
- Repatriation of US Citizens of Mexican descent to Mexico during the Great Depression 1929 to 1939. Deportation campaigns, especially in Southern California, forced people to board Mexico-bound trains or buses. From 1930 to 1940 the census records a substantial decline (237,000) in the number of Mexican-born residents. US-born Mexican Americans were also expelled in the "repatriation" campaigns. (https://depts.washington.edu/moving1/latinx\_migration.shtml)
- World War II Need for Labor increased migration from Mexico for both agriculture
  and other industries. US negotiated Guest Worker programs including the Bracero
  program which exploited workers and discouraged unionization. From 1942 to 1964,
  4.6 million contracts were signed.
  (https://www.labor.ucla.edu/what-we-do/research-tools/the-bracero-program/)
- Fails to Consider East Los Angeles residents' numerous attempts at cityhood and fails
  to include 1976 Monterey Park annexation of Bella Vista neighborhood and East Los
  Angeles College from unincorporated East Los Angeles. This negatively impacted East
  Los Angeles' ability to become a city. Also fails to document other annexations of East
  Los Angeles including by Commerce. Also fails to consider the removal of Maravilla
  housing units in the early 1970's on housing in East Los Angeles.
- The statement on page 29 that "The Chicano Moratorium March occurred on August 29, 1970" should acknowledge that this disproportionate number of soldiers was the result of increased targeted drafting and casualties. Though Mexican American males of military age composed about 14 percent of the population in five Southwestern states, they composed 18.2 to 19.4 percent of war casualties.
   (https://www.nbcnews.com/news/latino/two-fronts-vietnam-war-throughlatino-familys-lens-n419001)

### VII. MAP Project Community Engagement and Timeline

We also wish to share about the difficulties that we have faced as a community to provide input throughout the MAP process. Despite repeated concerns expressed through both the Community Advisory Committee and by other community members generally regarding the timeline for comment on the initial draft of the MAP and its corresponding EIR, the project

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01-35 Cont moved forward with only a 60-day comment period. This comment period took place throughout the holidays, increasing COVID-19 rates, one of the largest rainstorms in recent Los Angeles history (which led to electrical outages and no internet for an extended period), and overlapped with the comment period for the East Los Angeles Pedestrian Plan draft comment period. The documents to be reviewed for this project consisted of literally thousands of pages. Yet multiple requests to extend the comment period were initially denied. Despite requesting that the deadline be extended until at least February 3, 2023, the deadline was only extended until January 31, 2023 citing "a need to meet project timelines."

As described above, this is the first time in decades that our communities are receiving the opportunity to be engaged in this process—and we deserve adequate time to do so. As outlined in the draft Plan itself, community engagement in these processes are critical not only to creating a strong plan, but to ensure residents understand what is happening in our communities. Meaningful community engagement takes time, and for many residents who are volunteering their time and expertise this is their first time engaging in such a process. In order to meaningfully respond to the information released through this planning process, we kindly ask that moving forward all comment periods on this project are set for at least 90 days.

### VIII. Conclusion

We thank you again for the opportunity to allow us to provide feedback at this stage of the MAP project and look forward to seeing our comments incorporated into the next plan draft. We are excited about partnering with you to create a plan that best serves our community.

In community,







mark! Lopez East Yard Communities Environmental Justice Lucy Herrera Legacy LA Visión City Terrace Team Visión City Terrace

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### **Response to Comment Letter O1**

East Yard Communities for Environmental Justice, Legacy LA, and Visión City Terrace mark! Lopez, Lucy Herrera, and Visión City Terrace Team.

January 31, 2023<sup>3</sup>

- O1-1 This introductory comment summarizes the letter's contributing authors/organizations and encourages the County to incorporate suggested changes. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Comments related to the Recirculated Draft PEIR are addressed below in subsequent responses. The comments related to the Metro Area Plan are acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- 01-2 This comment states concerns that "The Plan fails to address the decades of harmful health impacts industrial corridors have inflicted on metro area plan communities." In addition to the overview of existing environmental conditions provided in Chapter 2, Environmental Setting, Chapter 4 of the Recirculated Draft PEIR includes a discussion of the existing Project-area conditions related to each of the required environmental resource areas set forth in Appendix G of the State CEQA Statutes and Guidelines. This includes required topical areas related to public health, such as air quality, water quality, noise, transportation, and hazards and hazardous materials in the following sections: Section 4.3, Air Quality: Section 4.10, Hydrology and Water Quality; Section 4.13, Noise; Section 4.17, Transportation; and Section 4.9, Hazards and Hazardous Materials. However, existing environmental conditions do not constitute a significant environmental impact under CEQA. The impact determinations set forth in the Recirculated Draft PEIR are specific to the potential Project-related impacts, determined when comparing Project buildout to the baseline existing environmental conditions. The topical analyses set forth in Chapter 4 of the Recirculated Draft PEIR adequately analyze the potential environmental impacts associated with Project implementation, including proposed implementation of Program 10, Industrial Land Use Strategy Program (Industrial Program) and conceptual rezoning to LSP and M-0.5. However, for the commenter's information, as discussed in Topical Response-1, above, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

Regarding stated concerns that "The Plan... does not adequately define 'clean' industrial uses, and disingenuously represents the expected benefits," the land use regulations applicable to the proposed LSP zone and M-0.5 zone are provided in Appendix G, Industrial Land Use Strategy Program Conceptual Zones and Figure Maps, of the Metro Area Plan. Appendix G identifies the conceptual permit or review requirements to establish each principal use. For example, uses permitted (or permitted with Site Plan Review [SPR]) in the conceptual LSP zone include but are not limited to: community gardens; animal hospitals/clinics; assembly, manufacture/packaging/storage of finished or prepared materials (e.g., cosmetic, dry good, or plastic products); film laboratories/studios; fabrication/prototype fabrication; gyms; parks/playgrounds; and certain retail, commercial, or service uses (e.g., grocery stores, domestic

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Comment Letter 01 is dated January 31, 2023 and was originally submitted in response to the 2022 Draft PEIR; however this letter was submitted again via email on July 28, 2023, which is within the 45-day public review period for the Recirculated Draft PEIR.

violence shelters, plant nurseries, barber shops, and medical or dental clinics). Conditionally permitted uses (i.e., uses required a CUP with discretionary review) in the conceptual LSP zone include but are not limited to: manufacture/packaging/storage of finished or prepared biomedical, biological, drug and pharmaceutical products; biochemical research and diagnostic compounds to be used primarily by universities, laboratories, hospitals, and clinics for scientific research and developmental testing purposes; manufacture of scientific, engineering, and medical instruments; and scientific research or experimental development of materials, methods or products, including engineering and laboratory research, administrative and other related activities.

As set forth in the Recirculated Draft PEIR, the conceptual LSP and M-0.5 zones would only be applicable to existing industrial zone parcels. As such, many of the uses permitted or conditionally permitted under these zones are currently permitted under existing conditions. Furthermore, many currently permitted or conditionally permitted uses would be prohibited under the LSP and M-0.5 zones. For example, under the LSP zone, certain uses commonly associated with polluting and/or odorous emissions, including food processing facilities, dry cleaning plants, and incinerators, are currently permitted (with either SPR or a CUP) under existing zoning (e.g., M-1, M-1.5, and M-2), but would be prohibited under the conceptual LSP zone.

O1-3 The comment's concerns related to policies in the Metro Area Plan and recommendation to phase out industrial uses in areas near residential uses is a policy question related to the Metro Area Plan, and does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding stated concerns related to Project alternatives, pursuant to CEQA, a Lead Agency is not required to assess alternatives to a project that are considered infeasible, and the Metro Area Plan does not propose elimination of existing industrial uses in favor of alternate non-industrial land uses. The establishment and implementation of the County's recent Green Zones Program involved a rigorous process to consider and adopt measures that are feasible and appropriate to help address environmental justice issues stemming from residential-industrial adjacency. The LSP and M-0.5 zones are intended to compliment the Green Zone District measures while also supporting legally-established businesses. Implementation of the Metro Area Plan would not hinder the implementation of the County's Green Zones Program. Further, CEQA requires analysis of the proposed Project, and the Metro Area Plan does not propose elimination of existing industrial uses in favor of alternate non-industrial land uses. Nor does CEOA require a project to make improvements to existing environmental baseline conditions. The Recirculated Draft PEIR assessed alternatives to the Project that would reduce the environmental impacts associated with the proposed Project (in accordance with CEQA Guidelines Section 15126.6). Lastly, Alternative C evaluated in Chapter 6, Alternatives to the Proposed Project, involved a scenario in which none of the proposed industrial land use changes would be implemented, and existing conditions in the industrial areas would remain as in the baseline condition. Finally, as discussed above in response to Comment 01-2, County Planning will recommend the elimination of the rezoning for LSP or M-0.5 to the Regional Planning Commission (see Topical Response-1, above).

- Regarding the stated concerns related to allowable uses with the LSP zone, see the response provided above to Comment O1-2. Additionally, Policy LU 6.1 describes cleaner industries as those that include science and technology-driven research and development uses, cleantech and life sciences facilities, small scale and artisan manufacturing, and experiential retail (see page 3.1-9 of the Metro Area Plan). While Appendix G, Industrial Land Use Strategy Program Conceptual Zones and Figure Maps does include allowable and conditionally allowable uses in the conceptual LSP zone, the Recirculated Draft PEIR does not assume any specific health and economic benefits related to those uses and instead analyzes the impacts associated with redevelopment of uses.
- This comment states concerns related potential impacts associated with the conceptual LSP zone, including the potential for the future use of polyfluoroalkyl substances (PFAS) and ethylene oxide (EtO) in certain industries. The conceptual M-0.5 and LSP zones would be located within areas that are currently zoned for industrial uses and no expansion of industrial areas would occur under the proposed Project. The Industrial Program would be implemented in select existing industrial parcels currently zoned Light Industrial (M-1), Restricted Heavy Industrial (M-1.5) and Heavy Industrial (M-2) within the communities of East Los Angeles, Florence-Firestone, West Rancho Dominguez-Victoria, and Willowbrook to facilitate the development of cleaner industry, research and development, and artisan manufacturing uses, which are typically less polluting and better neighbors to existing non-industrial uses. Nevertheless, as discussed on page 4.9-45 of Section 4.9 of the Recirculated Draft PEIR, as with the currently allowable/operational uses, the allowable land uses under the conceptual LSP and M-0.5 zones would involve the use of hazardous materials.

As stated in the Recirculated Draft PEIR, any future industrial project would be required to comply with applicable regulations related to the routine use, storage, handling, and transport of hazardous materials described as well as applicable restrictions set forth under the Green Zone Districts. Businesses that handle regulated substances, such as toxic or flammable chemicals, in quantities that exceed established thresholds are required to prepare and submit a Risk Management Plan to the CUPA (i.e., Los Angeles County Fire Department) in accordance with CalARP. The overall purpose of CalARP is to prevent accidental releases of regulated substances and reduce the severity of releases that may occur. The CalARP program requires businesses to have planning activities that are intended to minimize the possibility of an accidental release by encouraging engineering and administrative controls. Further, businesses that handle hazardous materials are required to do so under HSC Division 20, Chapter 6.95, Sections 25500–25520 which requires a Hazardous Material Business Plan (HMBP) be created and submitted to the regional CUPA agency. Compliance with applicable regulations and permit requirements would ensure that future development under the Metro Area Plan would not constitute a significant hazard associated with the handling of toxic substances in a manner that would pose a threat to health or groundwater supplies.

Finally, regarding the stated concerns that "groundwater already contains PFAS", the level of surface or groundwater contamination present in the Project area under existing conditions would not, in itself, constitute a significant environmental impact under CEQA. The impact determinations set forth in the Recirculated Draft PEIR are specific to the potential Project impacts, including whether the Project has the potential to violate any applicable water quality standards. Section 4.10.1.2, Existing Environmental Conditions of the Recirculated Draft PEIR states that the receiving waters of the Project area are impaired by several pollutants. However, as further discussed in Recirculated Draft PEIR Section 4.10.2.4, compliance with regulations and implementation of LID practices per MS4 Permit

requirements and Green Infrastructure Guidelines would minimize pollutants being transported off site into downstream receiving waters from the reasonably foreseeable future development of residential, commercial, and industrial uses associated with the Project implementation. As a result, future projects would not violate water quality standards or waste discharge requirements and impacts would be less than significant.

This comment states concerns with impacts related to parking, and air quality within residential neighborhoods as a result of increased development. Regarding stated concerns related to parking, in San Franciscans Upholding the Downtown Plan v. City and County of San Francisco (2002), 102 Cal.App.4th 658, the court found that parking deficits were not significant environmental impacts in an urban context. Thus, parking availability in an urban environment (such as the Project area) is not an environmental impact under CEQA. Additionally, while the Project does not propose any direct development, future development projects implemented under the Metro Area Plan would be required to comply with applicable County Code provisions related to parking, including Chapter 22.112, Parking, related to on-site parking and number of parking spaces provided per land use. The Metro Area Plan also includes a number of policies in support of Goal M-4, which states that "Parking, of all kinds, throughout the community is adequate, compliant with all applicable regulations, and connective to other transportation modes" (see Policies M 4.1 through M 4.6 on pages 3.3-12 and 3.3-13 of the Metro Area Plan).

Regarding stated concerns related to "air emissions," the Project's potential air quality impacts are addressed in Recirculated Draft PEIR Section 4.3. The program-level analysis provided therein considered potential impacts related to construction and operational emissions resulting from development anticipated to occur as a result of Project implementation, including effects associated with potential mobile sources (e.g., construction equipment, automobile, and truck traffic). The assessment of the Project's potential to expose sensitive receptors to substantial pollutant concentrations also includes a qualitative evaluation regarding exposure to toxic air contaminants (TACs) from construction and operation (and associated health risk) of anticipated future development. As described in Section 4.3, Air Quality of the Draft Recirculated PEIR, approval of the Project would not specifically permit the construction of an individual project, as no specific developments are currently proposed. However, under implementation of the Project, even with inclusion of feasible mitigation (i.e., MM-4.3-1 and MM-4.3-2) future development could cause significant and unavoidable impacts related to TAC exposure to existing or future sensitive land uses. The Project would also have significant and unavoidable air quality impacts related to conflicts with an applicable air quality plan, a cumulatively considerable increase in criteria pollutants, and an increase in other emissions adversely affecting a substantial number of people.

As discussed in Recirculated Draft PEIR Section 4.3.2.1, Methodology, the air quality analysis also considers the Project area's existing regional environmental setting. For example, the analysis considers traffic-congested roadways and intersections, which have the potential to generate localized high levels of carbon monoxide (CO). The assessment of the potential for the proposed Project to result in a CO hotspot is based on comparison to the SCAQMD 2003 Air Quality Management Plan CO hotspot analysis, which considers the four worst-case intersections in the South Coast Air Basin. As provided in Recirculated Draft PEIR Section 4.3.2, Environmental Impacts, it is not anticipated that the Project would result in a new congested intersection or substantially exacerbate conditions at congested intersections, nor is it anticipated that the Project would increase volume at any given intersection to

more than 100,000 vehicles per day. Therefore, a CO hotspot is not anticipated to occur based on potential future development facilitated by the proposed Project. Impacts associated with CO hotspots would be less than significant.

O1-7 Regarding the commenters stated concerns related to socioeconomic impacts, such as job security, cost of housing, and the potential for displacement; social and economic effects are not environmental impacts that CEQA requires the Lead Agency or project proponent to mitigate. According to State CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project are not within the scope of required environmental analysis. Because socio-economic implications are not considered impacts on the environment under CEQA, no mitigation measures would be appropriate.

Section 4.14, Population and Housing, of the Recirculated Draft PEIR, includes an analysis of the Project's potential to generate additional employment, as well as potential to "displace substantial numbers of existing housing, especially affordable housing". However, in accordance with CEQA, the analysis is focused on the potential for displacement or employment to result in physical changes in the environment (e.g., result in construction of new homes), and not the potential socioeconomic implications. As provided in Recirculated Draft PEIR Section 4.14, the Project is implementing provisions of the Housing Element (i.e., the RHNA) through proposed land use and zone changes to allow more dense residential development to occur in the future. The vast majority of sites were previously identified as part of the Housing Element's "adequate sites" program, which involved a rigorous screening process (see Recirculated Draft PEIR Appendix B-3, Buildout Methodology, for further details regarding the Housing Element's site selection and screening process). As a result of this process, displacement of existing housing and residents would be less likely to occur. In addition, there are other mechanisms in place to ensure that if temporary displacement occurs, the new units constructed would be affordable to previous tenants. This is particularly applicable to lower-income tenants who may be more vulnerable to potential displacement. For example, the County's Affordable Housing Preservation Ordinance requires that units that are on sites that are occupied by extremely low, very low, or lower income tenants, be replaced with units that are affordable at the same income level or below. Thus, impacts related to the substantial displacement of existing housing and people would be less than significant and no mitigation is required. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding stated concerns related to Project alternatives, please refer to the response provided above to Comment O1-3. Regarding stated concerns related to mitigation measures, as set forth in Table ES-1, Summary of Project Impacts in the Executive Summary of the Recirculated Draft PEIR, the Project includes mitigation measures that would reduce potentially significant impacts related to air quality, biological resources, cultural resources, hazards and hazardous materials, noise, tribal cultural resources, and utilities and service systems. However, the Metro Area Plan is a policy document that does not propose any project-specific development; rather the Project would facilitate future development through land use changes. Impacts of future development depend on specific project-level characteristics, such as site location, size, type of development, and nature of the construction or operational activities. Although proposed mitigation measures would apply to future discretionary projects within the Project area, it cannot be known for certain that the mitigation will reduce all impacts to less than significant levels because the details of future development projects

are unknown at this time. Furthermore, although future non-discretionary projects implemented under the Metro Area Plan would be subject to applicable federal, state and local regulations, they would not necessarily be subject to CEQA review, additional environmental assessments, or mitigation measures. As such, even with implementation of existing regulations, applicable Metro Area Plan goals and policies, and mitigation measures, potential impacts for some topical areas would remain significant and unavoidable. Therefore, no additional feasible mitigation measures are available to further reduce impacts to a less than significant level.

- O1-9 Regarding the stated concerns related to "clean" industrial uses, see the responses provided above to Comments O1-2, O1-3, and O1-4.
- This comment states concerns related to the Metro Area Plan's goals and policies and the proposed redesignation/rezoning from commercial to mixed use and the associated residential densification of the community. Regarding the potential for negative impacts on commercial districts, the Recirculated Draft PEIR does not assume a reduction in commercial uses as a result of Project implementation. Existing and new commercial uses would be permitted and encouraged to operate under the proposed mixed use designation/zone. Additionally, residential uses are currently permitted in commercial designations/zones under existing conditions. The proposed mixed-use resignation/rezoning, as previously identified in the County's Housing Element, would facilitate additional housing in order to help meet the County's state-mandated RHNA obligation. However, the Project does not propose any direct development or redevelopment and future housing projects on (proposed) mixed-use parcels are anticipated to be developed in tandem with or in addition to new and existing commercial uses. The commenter's suggestion for a study to assess the relative success of first-floor commercial uses within mixed-use designations/zones and other stated concerns are acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O1-11 Regarding stated concerns related to increased residential densification under the Mixed-Use Zone, as stated by the comment, the proposed mixed-use resignation/rezoning identified in the County's Housing Element would facilitate additional housing in order to help meet the County's state-mandated RHNA obligation. The commenter's concern related to the zone change set forth in the Metro Area Plan are acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding the statement about "unmitigated increases in pollution," the Recirculated Draft PEIR includes quantitative and qualitative analyses of the additional housing facilitated, in part, by the proposed mixed use designations/zones, including potential environmental impacts related to air quality, noise, and transportation (see Recirculated Draft PEIR Section 4.3, Air Quality, Section 4.13, Noise, and Recirculated Draft PEIR Section 4.17, Transportation). Furthermore, as mentioned above in response to Comment 01-8, the Recirculated Draft PEIR includes feasible mitigation to reduce significant impacts related to air and noise. For potential impacts related to air quality, see the discussion provided above in response to Comment 01-6.

The Project's potential noise impacts are addressed in Recirculated Draft PEIR Section 4.13. As discussed therein, the Project has the potential to result in significant impacts related to construction and operational noise. Select future development projects implemented under the Metro Area Plan would be subject to discretionary permits and future environmental review pursuant to CEQA that would evaluate environmental impacts and determine appropriate mitigation measures on a

project-by-project basis. For example, implementation of MM 4.13-1 would require all future discretionary mixed-use projects to prepare a noise mitigation plan that would ensure compliance with County noise standards. Despite the application of future project-level mitigation measures for those discretionary projects that are determined to require mitigation, it cannot be known for certain that the mitigation will reduce all impacts to less than significant levels because the details of future development projects are unknown at this time. Impacts would remain significant and unavoidable because at this programmatic level of review, the exact location, orientation, number and timing of individual development projects and/or infrastructure improvements that could occur as a result of implementation of the Metro Area Plan are unknown. Construction noise impacts from reasonably foreseeable project construction activities, as well as operation noise would remain significant and unavoidable after application of feasible mitigation measures.

Regarding stated concerns related to "traffic"; automobile delay and traffic congestion are not considered to be impacts on the environment for the purposes of the Recirculated Draft PEIR's traffic and transportation analysis (California Public Resources Code Section 21099[b][2]). As provided in Recirculated Draft PEIR Section 4.17, the Project's daily vehicle miles traveled (VMT) per service population would be 22.30, which is below the County's threshold of 25.54 daily VMT per service population. Thus, per the County's VMT significance criteria for traffic impacts, the Project's potential VMT impacts would be less than significant. Further, mobile source emissions based on Project-related increases in vehicular traffic are considered in the Recirculated Draft PEIR's air quality and greenhouse gas emissions analyses, while VMT is a primary consideration in the Recirculated Draft PEIR's transportation analysis. As discussed in Recirculated Draft PEIR Section 4.17, Transportation, Sections 4.8, Greenhouse Gas Emissions, and 4.11, Land Use and Planning, the Project is consistent with plans addressing the circulation system (e.g., Southern California Association of Governments 2020-2045 Regional Transportation Plan/Sustainable Communities Strategy, General Plan Mobility Element and Transit Oriented Districts Program, and Step by Step Los Angeles County, among others) and would not conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities.

01-12 This comment states that the County should adopt a "zero tolerance" policy related to pollution, heat island impacts, and mature tree removals. The heat island effect is a term used to describe higher air and structure temperatures in an urban setting as opposed to the lower temperatures found in more rural areas. The Project area currently supports urbanized and developed uses. The Project's proposed land use and zone changes would result in additional development and/or redevelopment occurring within urban areas but would not result in the intensification of development within rural areas or the conversion or loss of open space. Thus, the Project would not have the potential to contribute to the heat island effect. Furthermore, the Metro Area Plan includes a number of areawide and community specific goals and policies in support of preserving existing and promoting new parks and green spaces. Future projects implemented under the Metro Area Plan would also be required to comply with applicable landscaping and/or "recreational space" (e.g., courtyards, gardens, lawns, etc.) requirements set forth in Title 22 of the County Code. For example, future projects in the proposed mixed use zones would be required to provide landscaping on a minimum of 5% of the lot (County Code Section 22.26.030[D][7]). Furthermore, future projects would be required to comply with all applicable County Code provisions related to trees, including Chapter 22.126, Tree Planting Requirements, and Chapter 22.174, Oak Tree Permits, which would help ensure the planting of new trees and preservation of existing trees in the Project area.

Regarding stated concerns related to cumulative impacts; CEQA Guidelines Section 15130(b)(1) states that the information utilized in an analysis of cumulative impacts should come from one of two sources: (1) a list of past, present and probable future projects producing related or cumulative impacts. including, if necessary, those projects outside the control of the agency; or (2) a summary of projections contained in an adopted general plan or related planning document, or in a prior environmental document which has been adopted or certified, which described or evaluated regional or areawide conditions contributing to the cumulative impact. As discussed in further detail in Section 2.5, Cumulative Impact Analysis (pages 2-42 through 2-44), the Recirculated Draft PEIR's cumulative analysis considers projections from applicable planning documents for assessment of impacts. The Recirculated Draft PEIR considers the growth projections set forth in a number of adopted local and regional plans applicable to the County, including plans applicable to the Metro Planning Area (which, geographically, includes the Project area, the City of Compton, and portions of the City of Los Angeles) and the adjacent Project-area jurisdictions of Commerce, Hawthorne, Huntington Park, Lynwood, Montebello, Monterey Park, Paramount, and South Gate. As such, adopted plans considered in the Project's cumulative analyses include buildout of the County's General Plan (including the Housing Element), SCAG RTP/SCS Connect SoCal, and other general plans applicable to the adjacent Project-area jurisdictions listed above. .

Per CEQA Guidelines Section 15168, a program EIR provides certain advantages in that it can, for example, "Ensure consideration of cumulative impacts that might be slighted in a case-by-case" (CEQA Guidelines Section 15168[b]). Due to programmatic and geographically expansive nature or the Project, the Recirculated Draft PEIR's primary analysis assesses impacts from a more "cumulative" perspective when compared to a project-level EIR. However, the Project's potential cumulatively considerable impacts are also analyzed in accordance with CEQA Guidelines Section 15130, as provided in Sections 4.1 through 4.20 of the Recirculated Draft PEIR. The Recirculated Draft PEIR's topical discussions of potential cumulatively considerable impacts expand the geographic scope of analyses beyond the Project area, as appropriate to the specific environmental concern. In summary, the potential for cumulative impacts to occur with implementation of the Project is adequately addressed in each topical section of the Recirculated Draft PEIR and no revisions are required.

- O1-13 This comment provides suggestions for revising policies proposed in the Metro Area Plan. These suggestions are related to the Metro Area Plan and do not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O1-14 This comment states the County should consider a "programmatic approach" for assessing potential air quality impacts associated with future projects among County departments. The Recirculated Draft PEIR has been prepared in conformance with the substantive and procedural requirements of CEQA and the State CEQA Guidelines, including State CEQA Guidelines Section 15168, which states that "A program EIR is an EIR which may be prepared on a series of actions that can be characterized as one large project and are related." All future discretionary projects within the Project area would be subject to CEQA review, including site-specific environmental assessments, as applicable. The project-level environmental review process would include an evaluation of a potential project-level and cumulative air quality impacts. Additionally, prior to the issuance of a demolition or building permit at the County, all project applicants must obtain the proper clearance through the Los Angeles County Department of

Public Works, Division of Building and Safety (Building & Safety), which is responsible for the plan check review and determination of compliance with applicable regulations and the Building Code associated with the plan check review process. The commenter's suggestion related to the Department of Public Health reviewing future projects are acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- 01-15 This comment expresses concern with the programmatic approach of the Recirculated Draft PEIR. Regarding stated concerns that there is "no assessment of any site-specific development," as discussed in Recirculated Draft PEIR Chapter 3, Project Description, the Metro Area Plan is a policy document that would implement land use changes, programs, and policies but does not include or propose any site-specific development. Importantly, a change in land use or zoning as part of the proposed Project would not indicate inevitable development/redevelopment of a property. However, as required by CEQA, the program-level analysis provided by the Recirculated Draft PEIR is predicated upon the assumption that the Project's proposed land use changes would spur interest in or change the nature of future development and redevelopment projects occurring within the Project area. As described in detail in Section 3.3.3, Project-Related Growth of the Recirculated Draft PEIR, the Project would rezone and/or redesignate parcels throughout the Project area to allow for 30,968 additional dwelling units, which would result in approximately 108,390 additional Project area residents. The Project would allow for the development of ACUs on corner lots in residentially zoned areas as an accessory use to a primary residence within the Project area. It is projected that approximately 106 residentially-zoned corner lots in the Project area may develop ACU's, which would generate approximately 176 new jobs. The Project includes development of an Industrial Program for the unincorporated communities of East Los Angeles, Florence-Firestone, West Rancho Dominguez-Victoria and Willowbrook within five years of Project approval. The Industrial Program would adopt two new industrial zones-Life Sciences Park (LSP) and Artisan Production and Custom Manufacturing (M-0.5)-to allow for cleaner, alternative industrial uses, such as artisan manufacturing and life sciences facilities. The conceptual definitions, zoning regulations, development standards, and location of candidate parcels for LSP and M-0.5 zones are outlined in Appendix G, Industrial Land Use Strategy Program Conceptual Zones and Figure Maps, of the Metro Area Plan. Under the two future zones, candidate parcels would accommodate development of approximately 1,124,731 additional square feet of industrial building area, which would result in approximately 3,515 new employees. The methodology behind the Project's buildout projections is discussed in further detail in Recirculated Draft PEIR Appendix B-3, Buildout Methodology. The Recirculated Draft PEIR has been prepared in conformance with the substantive and procedural requirements of CEQA and the State CEQA Guidelines. Specifically, the Recirculated Draft PEIR includes all of the required contents of an EIR and the associated required details and topics for analysis, as set forth in Sections 15120 through 15132 of the State CEQA Guidelines.
- Regarding statements related to an analysis of a full build out, or a worst-case scenario, the Recirculated Draft PEIR Sections 4.1 through 4.20 include a discussion of methodologies and assumptions specific to the given resource area. Please refer to Response to Comment 01-15 above regarding the buildout assumptions for the Metro Area Plan. As described in Section 3.4.1, Buildout Projections of the Recirculated Draft PEIR, the Project area buildout conditions, which include quantitative measures of anticipated Project buildout as compared to existing conditions, are provided in Table 3-5, Population and Housing Buildout for the Project Area, and Table 3-6, Employment Buildout for the Project Area. The tables provide existing conditions and 2035 buildout conditions for each

community (where available), as well as for the Project area. The Project is anticipated to result in approximately 30,968 additional residential units, 108,390 additional residents (see Table 3-5), 3,691 additional jobs (see Table 3-6), which are analyzed in Recirculated Draft PEIR Section 4.1 through 4.20. All conclusions in the Recirculated Draft PEIR are supported by substantial evidence (including facts, reasonable assumptions predicated upon facts, and expert opinion supported by facts), as defined in Section 15384 of the CEQA Guidelines.

Finally, regarding stated concerns that the Recirculated Draft PEIR "lack[s]... information on the impacts of future development," the Recirculated Draft PEIR presents a comprehensive analysis of the Project's potential environmental impacts and feasible mitigation measures and contains approximately 1,000 pages of detailed analysis, as well as a shorter executive summary that explains the analysis and conclusions (as required by Section 15123 of the State CEQA Guidelines). The Recirculated Draft PEIR is also consistent with Section 15121 of the State CEQA Guidelines, in that it constitutes an informational document that informs public agency decision makers and the public generally of the significant environmental effects of the Project, identifies possible ways to minimize the significant effects, and describes reasonable alternatives to the Project. No changes to the Project description or Recirculated Draft PEIR analysis are required as a result of this comment.

- O1-17 Regarding stated concerns related to mobility and "transit related projects", the Project does not propose any site-specific development projects, including any transit-related development or improvement projects. This comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Rather, this comment includes suggestions for revising the content of Chapter 3.3, Mobility, of the Metro Area Plan. This comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O1-18 Regarding stated concerns related to the "Economic Development section of the plan", this comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Rather, this comment includes suggestions for revising the content of Chapter 3.4, Economic Development, of the Metro Area Plan. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding the stated concerns related to a definition of "cleaner" industries, please refer to the response provided above for Comment 01-2, 01-3, and 01-4.

- O1-19 This comment expresses support for the Metro Area Plan's efforts related to safety and climate resiliency and provides suggestions for policies to support residents and small businesses in efforts to reduce emissions and improve on climate resiliency. This comment is related to Chapter 3.5, Safety and Climate Resilience, of the Metro Area Plan. This comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. This comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O1-20 Regarding comments related to "the historic preservation section" of the Metro Area Plan, the goals and policies related to historic resources are provided on page 3.6-7 of Chapter 3.6, Historic Preservation, of the recirculated Metro Area Plan. These comments do not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. However, the comments and suggestions

are acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- 01-21 This comment states concerns and provides suggestions regarding the goals related to transportation networks within the Metro Area Plan. Regarding stated concerns related to East Los Angeles community-specific Goal 1 of the Metro Area Plan, this comment accurately quotes Goal 1, however, this goal is now included on page 4-6 of Chapter 4, Community-Specific Goals and Policies, of the Metro Area Plan. These comments do not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Regarding the statement that the Recirculated Draft PEIR should consider impacts related to a "increase in travel through East Los Angeles," the Project's potential impacts related to daily vehicle miles traveled (VMT) are analyzed in Section 4.17, Transportation of the Recirculated Draft PEIR in accordance with California Public Resources Code Section 21099. As discussed in Section 4.17, the Project's daily VMT per service population would be 22.30, which is below than the County's threshold of 25.54 daily VMT per service population. Thus, per the County's VMT significance criteria for traffic impacts, the Project's VMT impacts would be less than significant. As discussed above in response to Comment 01-11, mobile source emissions based on Project-related increases in vehicular traffic are also considered in the Recirculated Draft PEIR's air quality and greenhouse gas emissions analyses (see Sections 4.3. Air Quality and Section 4.8. Greenhouse Gas Emissions, respectively, of the Recirculated Draft PEIR). Furthermore, while the Project includes goals and policies to support or encourage future transit-related improvements, the Project itself does not propose any expansion of the transportation network or development of associated infrastructure. These comments are acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- Regarding stated concerns regarding "potential residential displacement due to rising housing cost", please refer to the response provided above for Comment O1-7. Regarding stated concerns that the Metro Area Plan should "encourage transportation infrastructure", the Project includes a number of goals and policies aimed at enhancing the preservation, security and resiliency of the transportation system, including areawide Goals M 1, 2, 3, TOD 2, and HW/EJ 2 and Policies M1.1 through 1.5, 3.2, and HW/EJ 2.2, as well as a number of community-specific goals and policies for East Los Angeles (e.g., Goals 1, 2, 3 and Policies 1.1, 1.2, 2.1 through 2.6, 3.1, 3.2). This comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. However, this comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O1-23 Regarding stated concerns related to East Los Angeles community-specific Goal 2 of the Metro Area Plan, this comment accurately quotes Goal 2, however, this goal is now included on page 4-6 of Chapter 4 of the Metro Area Plan. These comments do not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Regarding stated concern related to the "'heat island' effect" see the response provided above for Comment O1-12. Regarding stated concerns related parking, please see the response provided above for Comment O1-6. These comments are acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O1-24 Regarding stated concerns related to East Los Angeles community-specific Goal 3 of the Metro Area Plan, this comment accurately quotes Goal 3, however, this goal is now included on page 4-7 of Chapter 4 of the Metro Area Plan. These comments do not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. These comments are acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

O1-25 Regarding stated concerns related to East Los Angeles community-specific Goal 4 of the Metro Area Plan, this comment accurately quotes Goal 4, however, this goal is now included on page 4-7 of Chapter 4 of the Metro Area Plan. This comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding stated concerns related to the "alternatives to preserving the industrial areas," please see the response provided above to Comment 01-3.

Regarding stated concerns that the Recirculated Draft PEIR "does not consider the cumulative air pollution and water quality impacts of the proposed Plan," please see the response provided above for Comment O1-11. The potential cumulatively considerable air quality and hydrology/water quality impacts are discussed in Sections 4.3.2.5 and 4.10.2.5 of the Recirculated Draft PEIR, respectively. As discussed in Section 4.2.2.5, Project impacts related to air quality would be cumulatively considerable. However, as discussed in Section 4.10.2.5, Project impacts related to hydrology and water quality would not be cumulatively considerable.

Regarding stated concerns about partnerships with USC Medical Center and the County, this comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- O1-26 Regarding the stated concerns related to a definition of "cleaner" industries, please refer to the response provided above for Comment O1-2. Regarding enforcement of regulations, implementation of zone changes would update Title 22 (Planning and Zoning) of the County Code and protocols for monitoring compliance would be through the County's existing code compliance enforcement programs and processes. The implementation of the Metro Area Plan would not obstruct or otherwise impact the potential future implementation of recommendations, policies, programs, or actions related to the enforcement of existing laws and regulations.
- 01-27 This comment states concerns related to the Recirculated Draft PEIR's finding that there will be "no significant impact on a 'scenic vistas'". As discussed in Section 4.1, Aesthetics, of the Recirculated Draft PEIR, East Los Angeles has access to some locally valuable scenic viewsheds, including mountains, foothills, and the skyline of downtown Los Angeles. However, according to the General Plan, the County Code, and applicable community plans, there are no significant viewsheds, corridors, or ridgelines identified within East Los Angeles. The topography of most of East Los Angeles is relatively flat to gently sloping; however, the Repetto Hills in the northern portion of the community includes publicly-accessible hillside roadways where long-range views are more accessible. Due to intervening distance and location, any future development under the Metro Area Plan (i.e., development facilitated as a result of land use changes) would not impact public views of the mountains, foothills, or downtown Los Angeles skyline from the northern Repetto Hills area. Regarding stated concerns related to Ascot Hills Park, this park is located over 0.5-mile north of the Project-area boundary. Due to intervening distance, terrain, and development, future development under the Metro Area Plan would not impact views from Ascot Hills Park. In addition, development facilitated by the Project would be required to comply with applicable development standards, including setbacks and building height restrictions, which would help preserve existing views in East Los Angeles of mountains and the downtown Los Angeles skyline. All future development would be subject to the County's permitting review and

plan check process, which would ensure that any redevelopment would be conducted in compliance with the County Code.

Regarding stated concerns that there is "nothing in this section acknowledging the need for balancing potential negative consequences of commercial and industrial development where they are bordering residential areas," as provided in Recirculated Draft PEIR Section 4.14, Population and Housing, the Project is implementing provisions of the Housing Element through proposed land use and zone changes to allow more dense residential development to occur in the future. The vast majority of sites selected for rezoning/redesignation were previously identified as part of the Housing Element's "adequate sites" program, which involved a rigorous screening process. The County's screening criteria took into consideration a variety of factors to ensure housing compatibility, including the County's Environmental Justice Screening Method (EJSM) score. The EJSM is an environmental justice mapping tool which maps levels of cumulative health risk from sources of pollution, including point and area emissions sources and hazards. As a result, the Project does not propose any mixed use or residential redesignation/rezoning in areas that are, in general, not suitable for housing development.

Furthermore, the establishment and implementation of the County's recent Green Zones Program involved a rigorous process to consider and adopt measures that are feasible and appropriate to help address environmental justice issues stemming from residential-industrial adjacency. The Project's proposed LSP and M-0.5 zones are intended to compliment the Green Zone District measures while also supporting legally-established businesses. Implementation of the Metro Area Plan would not hinder the implementation of the County's Green Zones Program. Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes. This comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- O1-29 Regarding stated concerns related to East Los Angeles community-specific Goal 5 of the Metro Area Plan, this comment accurately quotes Goal 5, however, this goal is now included on page 4-7 of Chapter 4 of the Metro Area Plan. This comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- Plan, this goal and associated policies were removed from Chapter 4 of the recirculated Metro Area Plan. Goals and policies related to freeway cap parks and community amenities along existing freeway corridors are included in Section 3.1, Land Use (e.g., Goal LU 9 and Policies LU 9.1 and LU 9.2) and Section 3.5, Safety and Climate Resiliency (e.g., Policy S/CR 3.5) of the Metro Area Plan. The Project also include Implementation Program No. 1, Freeway Cap Parks, discussed in Chapter 5, Implementation of the Metro Area Plan, which would develop and implement a Freeway Capping Feasibility Framework for Project-area communities that have been subject to long-term, negative impacts of freeway construction and operations. The commenter's suggestions and statements in support of future freeway cap park infrastructure are acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- O1-31 Regarding stated concerns related to community-specific feedback for Florence-Firestone and the request to "further define 'clean tech industries'," please refer to the response provided above for Comment O1-2. Regarding stated concerns related to Goal 18 and Policy 18.5 (e.g., "Clean Tech Industries"), this goal and the associated policies for Florence-Firestone were removed from the recirculated Metro Area Plan. This comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O1-32 Regarding stated concerns related to community engagement for the Metro Area Plan in the community of Willowbrook, this comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O1-33 Regarding stated concerns related to "Willowbrook Historic Roots", this comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding stated concerns related to "ongoing community plans and projects," the example plans mentioned in this comment are primarily related to mobility and transit. As discussed in Section 4.17, Transportation, the Recirculated Draft PEIR includes Appendix H-3, Los Angeles Metro Area Plan Mobility Existing Conditions and Literature Review. The Mobility Existing Conditions Study for each of the communities included in Appendix H-3 provides a baseline understanding of past, current, and future mobility planning efforts. Appendix H-3 also includes a mobility needs assessment, which identifies existing conditions, gaps, and opportunities across a range of modes, including public transit, the roadway network, and bicycle and pedestrian infrastructure. This review and the recommendations set forth therein helped to inform proposed Metro Area Plan goals and policies and provide consistency with past, current, and future mobility planning efforts.

Regarding stated concerns related to the conceptual LSP and M-0.5 zones in proximity to schools and the impacts of "industries that continue to pollute children and community members," as discussed above in response to Comment O1-3, the County's Green Zones Program recently established new Green Zone Districts to promote environmental justice in communities that have been disproportionately and historically affected by toxic pollutants and contaminants generated from various land uses over time and to improve community health and quality of life for residents surrounding major sources of pollution. As discussed in Recirculated Draft PEIR Section 4.9, in the Green Zone Districts, certain industrial land uses within 500 feet of a sensitive use (e.g., schools) are either prohibited or require a CUP with discretionary review. For a discussion of the Project's potential impacts related to water quality, air quality, and noise (i.e., "pollution"), please refer to the responses provided above for Comments O1-5, O1-6, and 1-10, respectively.

For the commenter's information, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation

Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

- O1-35 This comment includes suggestions for revisions to the Metro Area Plan. This comment does not express any concerns related to the environmental analysis in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- 01-36 Regarding the public review process for the Recirculated Draft PEIR, the County complied with the State CEQA Guidelines by providing opportunities for early participation in the environmental review process. Regarding the stated concerns related to public participation/engagement, the public outreach efforts conducted in support of the PEIR have been and continue to be in conformance with the substantive and procedural requirements of CEQA and the State CEQA Guidelines. The County complied with the State CEOA Guidelines by providing opportunities for early participation in the environmental review process. Specifically, in accordance with Section 15082(a) of the State CEQA Guidelines, the County circulated a Notice of Preparation (NOP) on February 14, 2022 to the State Clearinghouse, public agencies, and other interested parties for the required 30-day review and comment period. The purpose of the NOP was to formally convey that the County, as the lead agency, solicited input regarding the scope and proposed content of the Metro Area Plan PEIR (referred to herein as the "2022 Draft PEIR"). The NOP was filed and posted at the office of the Los Angeles County Registrar-Recorder/County Clerk (County Clerk) and published in Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. During the public review period, hardcopies of the NOP were made available for public review at the East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King, Jr. Library, Willowbrook Library, and City Terrace Library. A digital copy of the NOP was also made available on the County Planning website. Additionally, the County held a virtual public scoping meeting on March 2, 2022, to facilitate public review and comment on the Project. The NOP included an invitation to agencies and the public to review and comment on the NOP. All NOP comments relating to CEQA were reviewed and the issues raised in those comments were considered in the preparation of the 2022 Draft PEIR (and Recirculated Draft PEIR, discussed below). A copy of the NOP is included in Appendix A-1 and the comment letters received in response to the NOP are included in Appendix A-2 of the Recirculated Draft PEIR.

Prior to circulation of the Recirculated Draft PEIR, the County circulated the Metro Area Plan Draft PEIR for public review from November 17, 2022, through January 16, 2023, which exceeded the 45-day minimum required by CEQA. However, the County continued to accept public comments on the Draft PEIR that were received by January 31, 2023, before 5:00 pm. A Notice of Completion (NOC) and Notice of Availability (NOA) of the 2022 Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers*. Hardcopies of the 2022 Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King Jr. Library, and Willowbrook Library. The 2022 Draft PEIR was also posted on County Planning website for public review.

After the conclusion of the 2022 Draft PEIR public comment period, the County elected to revise the Metro Area Plan to reflect County-driven revisions and to address comments received during and after the public review period for the 2022 Draft PEIR. The County subsequently prepared and released the Recirculated Draft PEIR for a 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. The Recirculated Draft PEIR provided a comprehensive analysis of the revised Project, examining each resource on an individual basis throughout the document. All chapters and sections of the 2022 Draft PEIR, inclusive of all resource areas in the CEQA Guidelines Appendix G Environmental Checklist, were updated to reflect the revised Project information as well as changes to the environmental analyses. In accordance with State CEQA Guidelines Section 15088.5(f)(1), the Recirculated Draft PEIR wholly replaced the 2022 Draft PEIR. Per State CEQA Guidelines Section 15088.5(g), Section 1.4 of Chapter 1, Introduction of the Recirculated Draft PEIR provided a summary of the revisions made to the previously circulated 2022 Draft PEIR and incorporated into the Recirculated Draft EIR.

A NOC and NOA of the Recirculated Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel*, and *La Opinion* newspapers. Hardcopies of the Recirculated Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: AC Bilbrew Library, City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Library, Huntington Park Library, Woodcrest Library, and Willowbrook Library. The Recirculated Draft PEIR was also posted on the County Planning website for public review.

Furthermore, certification of the Final EIR and the adoption of the Metro Area Plan would be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final EIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission. As such, these public hearings are required to be notified to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.). Thus, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the 2022 Draft PEIR and the Recirculated Draft PEIR.

**01-37** This comment includes concluding remarks and signatories.

Comment Letter 02

1



May 1, 2023

Re: Metro Area Plan Comments on Notice of Preparation of a Draft Program Environmental Impact Report and Public Scoping Meeting for Project Los Angeles County Metro Area Plan (Project No. PRJ2021-004165)

Dear Board of Supervisors and Patricia Hayicha of LA County Regional Planning Commission:

East Gardena Neighborhood Association would like to thank you for the opportunity to review and submit comments on the above referenced project. Our Association represents over 300 single family households within census tract 5410.03 - bordered by Main Street on the West; Redondo Beach Boulevard on the North; Avalon Boulevard on the East (including San Pedro Boulevard), and Alondra Boulevard on the South. Environmental impacts to our unique neighborhood site, which is completely enclosed (360 degree enclosure) by manufacturing and industrial zoning, should be analyzed and considered separately from the West Rancho Dominguez-Victoria designation we fall within.

Despite not being initially included in the environmental review process nor having the full timeline as other stakeholders have had to collect and prepare adequate public feedback, we are submitting what we could gather within the short time frame from property owners who will be impacted by the proposed changes. In drafting our comments, we have been unable to locate a current and detailed project timeline beyond this statement indicated on the website: "TIMELINE The MAP project has an estimated two-year timeline commencing from June 2021 through June 2023." Similarly, we have been unable to locate updated draft rezone policy maps beyond what was included in the project scoping presentation materials on the website dated March 2, 2022.

Patricia, as you are already aware per my previous emails, during our March 25, 2023 East Gardena Neighborhood Association meeting you mentioned that the public comment deadline was still open and had been extended. I checked online for the new

02-1

02-2

deadline (here: <a href="https://planning.lacounty.gov/site/metroareaplan/documents/">https://planning.lacounty.gov/site/metroareaplan/documents/</a>) and did not see an updated deadline listed. Since our community members <a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/</a>) and did not see an updated deadline listed. Since our community members <a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/</a>) and did not see an updated deadline listed. Since our community members <a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/</a>) and did not see an updated deadline listed. Since our community members <a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/<a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/</a>) and did not see an updated deadline listed. Since our community members <a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/<a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/<a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/<a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/<a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/<a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/<a href="https://parantercaptor.gov/site/metroareaplan/documents/">https://parantercaptor.gov/site/metroareaplan/documents/<a href="https://parantercaptor.gov

02-2 Cont.

It is our hope that the public comments submitted below can be addressed in the published replies for all comments for the Draft PEIR.

Thank you,

Angila Romious Vice-President

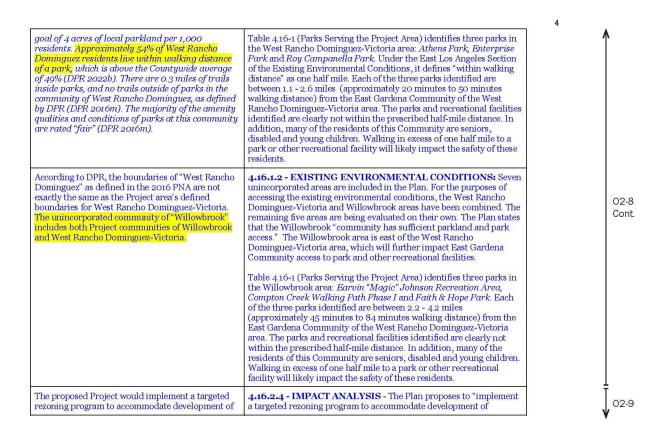
East Gardena Homeowners' Improvement Association, Incorporated aka "East Gardena Neighborhood Association"

Statement from MAP PEIR	Impacts Statement	Т	
In accordance with Section 15082(a) of the CEQA Guidelines, the County circulated a Notice of Preparation (NOP) for a 30-day public review period. The NOP was sent to the State Clearinghouse, the Los Angeles County Clerk, public agencies, special districts, responsible and trustee agencies, and other interested parties for a public review period that began on February 14, 2022 and ended on March 17, 2022. The purpose of the NOP is to formally convey that the County, as the lead agency, solicited input regarding the scope and proposed content of the Draft PEIR. The NOP included a description of the proposed Project, identification of potential environmental effects that would be addressed in the Draft PEIR, and an invitation to agencies and the public to review and to identify any additional environmental issues that should be addressed as well. The NOP and comments are provided in Appendix A of	Section 1.3 – Environmental Review Process – in PEIR Page 1.2 to 1.3 indicates circulation of NOP and invitation to other interested parties and public to review by staff of the County of Los Angeles Department of Regional planning, and that input was solicited regarding the scope and proposed content of the Draft PEIR. There are no records of invitations sent to property owners of the East Gardena community (within West Rancho Dominguez-Victoria geographic boundary), and therefore, no opportunities for input provided by East Gardena community members directly impacted by the MAP project. The CEQA public review process timeline and outreach timeline should be revised for inclusion.		02-3

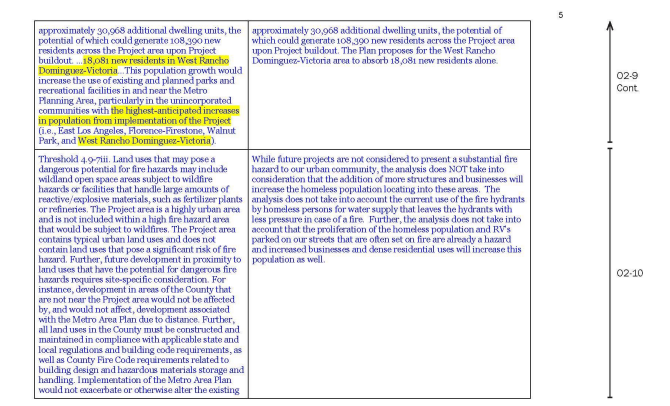
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		3	
this Draft PEIR. Comments on the NOP were received from three State agencies, three regional agencies, three organizations, and three individuals.			
Goals of the Metro Area Plan Project: 2) Prioritize Equity and Environmental Justice 4) Make it safer to move within Communities 5) Plan for Economic Development, Green Space, and Community Identity 6) Celebrate Community Identity & Culture	How is equity and EJ being prioritized at the community level scale? It appears to be prioritized only at county level without any real analysis of impacts at the community or census tract or block group level. Rezoning East Gardena properties will exacerbate current adverse environmental conditions (i.e., air and noise pollution, increased traffic and trucks, minimal enforcement of regulations and hazards)	02	2-4
	The document indicates introduction of "cleaner" industrial uses. How is that defined? How clean can industrial be relative to existing uses that currently go unregulated?  How will small-scale manufacturing be ensured? What are the protocols for monitoring this? (in reference to Artisan Mfg - small-scale)	02	2-5
	How will County ensure local community entrepreneurs are the focus (in reference to Maker's District - start up manufacturers)  We do not wish to have Mobile Food Vending in our East Gardena community while we currently contend with illegal marijuana dispensaries and recycling business, among other undesirables.  Prioritize green spaces, park / recreational space, and community/resident centered spaces	02	2-6
The Metro Area's seven communities are currently subject to numerous and often overlapping plans, policies, and regulations. As discussed above, the Project would consolidate regulations that currently exist across multiple plans to simplify and streamline land use regulations.	Threshold 4.1-4 - Conflict with Applicable Zoning and Other Regulations Governing Scenic Equality  While I agree that it is more efficient to simplify and streamline land use regulations, ENFORCEMENT of those regulations is both critical and essential.	02	2-7
West Rancho Dominguez, as defined by DPR, has 1.5 acres of parkland per 1,000 residents, which is below the Countywide average of 3.3 acres of parkland per 1,000 residents and the General Plan	<b>4.16.1.2 - EXISTING ENVIRONMENTAL CONDITIONS:</b> There are no parks or recreational areas within walking distance of the West Rancho Dominguez-Victoria area.	02	2-8

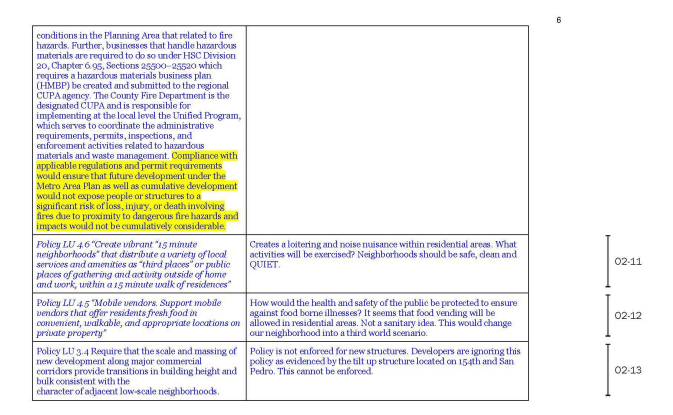
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Policy LU 6.3 Noise Emissions. Enforce noise emission standards for equipment, operations, and vehicles used by industrial operations.	These rules are outlined in the conditional use permits of each industrial operator within the county of Los Angeles. These rules are presently NOT enforced by the county for existing heavy commercial operators within the proposed boundaries.		02-14
Policy LU 7.2 Mitigate Negative Impacts. Require industrial uses to mitigate negative impacts, including but not limited to, noise, odor, air and water quality, and aesthetics, through site design and adherence to development standards, performance measures, and conditions of approval	These are lofty goals. If they are not being enforced by the county now, they will not be enforced under this project.		02-15
Policy LU 8.5 Adaptive Reuse. Promote adaptive reuse of industrial buildings at a neighborhood scale, when appropriate, to support historic preservation, economic development, and reduction of environmental hazards.	This section is ironic because the "County" is not monitoring the physical environment for businesses which impact our air and soil such as Britburn Oil, ECIM Environmental or Angelus Block. These companies continue to spew out, silica dust, petroleum waste gasses form drilling and toxic fumes.		02-16
Policy M 4.6 Electric Vehicle Infrastructure. Install electric vehicle charging facilities at Countyowned public venues (e.g., hospitals, stand-alone parking facilities, cultural institutions, and other facilities) and ensure that at least one-third of these charging stations will be available for visitor use.	Don't waste county taxpayers dollars on an environmentally unfriendly electric car infrastructure. More electric generating stations will be required to produce the electricity for these added electric vehicles, producing MORE "greenhouse" emissions.		02-17
Policy S/CR 3.4 Green Alleyways. Support the development of green alleyways in areas with regular flooding.	Please be specific. Mirrors a United Nations agenda.		
	This planned project primarily impacts the communities of color where predominant minority home ownership is prevalent. This is discriminatory in the sense that residents are used as guinea pigs in some "sustainable" United Nations led experiment where there is top level authority, which is infiringing upon the rights of private property owners. Is there a plan to implement the same socialist agenda on		02-18

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		8	
	more affluent outlining communities?		02-18 Cont.
Policy 42.1 Willowbrook/Rosa Parks Transit Oriented District. Support recommendations to facilitate mixed use development and increase housing opportunities and neighborhood-serving retail uses, all while improving pedestrian linkages to major community assets like the Kenneth Hahn Plaza, MLK Medical Center, and the Charles R. Drew University of Medicine and Science.	How will this increased "housing opportunities" be achieved in already established residential neighborhoods? Seizing property by eminent domain? And building unaffordable rental units for the enrichment of private developers?		02-19
"The proposed upzoning within the residential communities would result in in-fill residential development within residential communities, rather than facilitating new housing in suburban or rural communities that could be physically divided by new housing.	Translated- we can raze your house for the space of a new high apartment building with multiple units to ease the "affordable" housing "shortage". Which is part of the United Nations "stack and pack" policy to herd more people into existing urban centers so they can more easily be monitored and controlled. Your neighborhood would resemble a city like Hong Kong. Congested, crowded and polluted. Traffic will be so bad, you will be forced to be on bicycles or use public transportation.		02-20
	This plan does not preclude an area being rezoned from R1 to R2. Where RI guarantees a homeowner will not be right next to a high rise apartment building, with all the congestion, parking, crime and noise problems. Is this happening in Rancho Palos Verdes?		02-21

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4.6.2 Environmental Impacts 4.6.2.1 Methodology As described in Chapter 3, Project Description, the Metro Area Plan is a policy document that does not include or propose any site-specific development that could directly result in construction or operational impacts to the environment. However, implementation of the Metro Area Plan would encourage development in a manner consistent with the Metro Area Plan, which would facilitate additional future development. Therefore, this Draft PEIR does not assess the site-specific construction and operation details of each future development within the Project area. Rather, it assesses the impacts associated with proposed land use changes and programs, and the associated overall effects of buildout of the Metro Area Plan through 2035, where reasonably foreseeable physical changes to the environment could occur. Analysis at a parcel or site-specific level was not conducted because, unless otherwise noted within this assessment, the actual locations of project development (and its chronologic sequence or concurrence) that may be implemented in the future are speculative. Therefore, since specifics for construction and operation of future development under the proposed Project are not known, the California Emissions Estimator Model (CalEEMod) default values were assumed based on development land 1 One cubic foot of natural gas has approximately 1,020 BTUs of natural gas or 1.02 kBTU

4.6.2.6 Mitigation Measures No mitigation measures are required.

4.6.2.7 Level of Significance After Mitigation Threshold 4.6-1: The Project would result in less than significant environmental impacts due to This analysis does not take into account the impact of air quality or overall quality of life for residence. Has consideration been given to the rise of cancer and other illnesses?

This Draft PEIR does not assess the site-specific construction and operation details of each future development within the Project area. This unknown is a major concern that should be addressed.

This analysis states that no mitigation measures are required. How can such a large undertaking not require mitigation? There is a lot at stake, especially the lives of the people in the community. The quality of our lives matter. Mitigation measures should be implemented to ensure safe, healthy lives.



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wasteful, inefficient, or unnecessary consun energy resources, during Project constructic operation. Threshold 4.6-2: The Project wou in less than significant impacts regarding pc	n and ild result	10
conflicts with or obstruction a state or local renewable energy or energy efficiency.	plan for	
The Metro Area Plan's areawide and community-specific goals and policies presented below are tailored towards the unique geographic, demographic, and social diversity in the unincorporated communities of the Metro Planning Area and are consistent with the Los Angeles County General Plan goals and policies applicable to the topic of hydrology and water quality, listed in Section 4.10.1.1, above.	Further down on the same page, it states, "There are no community-specific goals related to the topic of hydrology and water quality." There are no goals or plans tailored towards the unique demographic and social diversity in the community.  The potential impact is with more trucks in the area and construction from businesses being built and improved, there is greater potential to pollutes to end up in our water system, further contaminate our water supply, and worsen our water quality.	02-23
General Plan 2035 Land Use for West Rancho Dominguez-Victoria	The Map shows that on Avalon Blvd from 135th St to El Segundo Blvd, Multi-Family Units to be constructed. There are many SFR's along that street. These should NOT BE TORN DOWN to provide land for largeMulti-Family sites. This will hurt the Homeowners and the surrounding community. Plus, it will destroy the Generational Wealth which Black and Brown people so desperately need!	02-24

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	Transportation: How will the metro cut down on vmt? Will the train come closer to the neighborhood or will the metro add more bus routes? Will there be more bus routes added on main and san pedro? Also, how will the metro accommodate parking when more residents are added?		02-25

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# **Response to Comment Letter O2**

East Gardena Homeowners' Improvement Association, Inc.
"East Gardena Neighborhood Association"
Angila Romious, Vice-President
May 1, 2023

- This comment states the potential environmental impacts associated with the comment's specified neighborhood should be analyzed separately from the unincorporated community of West Rancho Dominquez-Victoria. The analysis provided within the Recirculated Draft PEIR is of a programmatic scale, as detailed further in Section 1.2, Program EIR, of the Recirculated Draft PEIR. As such, the proposed Project is not intended to be assessed at neighborhood-specific level, but is required to assess impacts for the Metro Planning Area as a whole, in accordance with the Planning Areas Framework Program (General Plan Implementation Program No. LU-1). The Project would establish the Metro Area Plan, which, in accordance with the Planning Areas Framework Program of the General Plan, is intended to guide regional-level growth and development within the unincorporated communities of the Metro Planning Area (i.e., the Project area). Therefore, the Recirculated Draft PEIR appropriately assessed the Metro Planning Area, as directed by the County General Plan.
- This comment states concern with the accessibility of the documents under public review, including but not limited to the proposed Project's timeline and proposed zoning maps, and states concerns related to the public review period the lack of notification to property owners. This comment relates to the public outreach process related to the Metro Area Plan. However, the County confirmed that eastgardena@gmail.com (which is the contact email for the East Gardena Neighborhood Association) is included on the Project's "Constant Contact" list. Records indicate that the Notice of Availability for Recirculated Draft PEIR was sent to this email address on June 8, 2023. Records further indicate that this email was opened by the recipient on July 26, 2023. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

In accordance with Section 15082(a) of the State CEQA Guidelines, the County circulated a Notice of Preparation (NOP) on February 14, 2022 to the State Clearinghouse, public agencies, and other interested parties for the required 30-day review and comment period. The purpose of the NOP was to formally convey that the County, as the lead agency, solicited input regarding the scope and proposed content of the Metro Area Plan PEIR (referred to herein as the "2022 Draft PEIR"). The NOP was filed and posted at the office of the Los Angeles County Registrar-Recorder/County Clerk (County Clerk) and published in Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. During the public review period, hardcopies of the NOP were made available for public review at the East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King, Jr. Library, Willowbrook Library, and City Terrace Library. A digital copy of the NOP was also made available on the County Planning website. Additionally, the County held a virtual public scoping meeting on March 2, 2022, to facilitate public review and comment on the Project. The NOP included an invitation to agencies and the public to review and comment on the NOP. All NOP comments relating to CEQA were reviewed and the issues raised in those comments were considered in the preparation of the 2022 Draft PEIR (and Recirculated Draft PEIR, discussed below). A copy of the NOP is included in Appendix A-1 and the comment letters received in response to the NOP are included in Appendix A-2 of the Recirculated Draft PEIR.

The County initially circulated the Metro Area Plan Draft PEIR for public review from November 17, 2022, through January 16, 2023, which exceeded the 45-day minimum required by CEQA. However, the County continued to accept public comments on the Draft PEIR that were received by January 31, 2023, before 5:00 pm. A Notice of Completion (NOC) and Notice of Availability (NOA) of the 2022 Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers*. Hardcopies of the 2022 Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King Jr. Library, and Willowbrook Library. The 2022 Draft PEIR was also posted on County Planning website for public review.

After the conclusion of the 2022 Draft PEIR public comment period, the County elected to revise the Metro Area Plan to reflect County-driven revisions and to address comments received during and after the public review period for the 2022 Draft PEIR. The County subsequently prepared and released the Recirculated Draft PEIR for a 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. All chapters and sections of the 2022 Draft PEIR, inclusive of all resource areas in the CEQA Guidelines Appendix G Environmental Checklist, were updated to reflect the revised Project information as well as changes to the environmental analyses. A NOC and NOA of the Recirculated Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel*, and *La Opinion* newspapers. Hardcopies of the Recirculated Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: AC Bilbrew Library, City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Library, Huntington Park Library, Woodcrest Library, and Willowbrook Library. The Recirculated Draft PEIR was also posted on the County Planning website for public review.

The Final PEIR and the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission, who will accept public comment on the PEIR, Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance and make a recommendation to the County Board of Supervisors. These public hearings are required to be notified to the public in compliance with state and local regulations, including the Ralph M. Brown Act (Government Code Section 54950, et seq.). Thus, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR.

Regarding the stated concerns about the NOP review process, as discussed above in response to Comment O2-2 above, the County circulated a NOP in accordance with Section 15082(a) of the State CEQA Guidelines on February 14, 2022 to the State Clearinghouse, public agencies, and other interested parties for the required 30-day review and comment period. In accordance with Public Resources Code Section 21092(b)(3)(A), the NOP was published in Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. As such, direct mailing of the NOP to property owners was not required. Regarding the request to revise the "CEQA public review process timeline and outreach timeline," please see the response provided above to

Comment 02-2. This comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

O2-4 The comment's stated concerns related to the prioritization of "equity and environmental justice" is a policy question related to the Metro Area Plan, and does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding the stated concern that the proposed rezoning would exacerbate existing adverse environmental conditions, the Project's effects on air quality, noise, transportation, and hazards and hazardous materials in the following sections: Section 4.3, Air Quality; Section 4.13, Noise; Section 4.17, Transportation; and Section 4.9, Hazards and Hazardous Materials. These sections of the PEIR adequately analyzes the potential environmental impacts to this topic areas as a result of the Project's proposed zoning program within the Metro Planning Area, including West Rancho Dominguez-Victoria and East Gardena. The comment does not identify specific concerns regarding the adequacy of the environmental analysis in the Draft Recirculated PEIR, and no change to the environmental analysis is required.

02-5 Regarding the question related to the proposed "cleaner" industrial uses, page 3-18 of Chapter 3, Project Description of the Recirculated Draft PEIR, discusses how the Project would facilitate growth as a result of the proposed Industrial Program. The Industrial Program would adopt two industrial zones (Artisan Production and Custom Manufacturing [M-0.5] and Life Sciences Park [LSP]) and zone candidate parcels as shown in Figures 3-3a through 3-3d. Thus, the Industrial Program would encourage a transition from heavier industrial uses to cleaner industrial uses which would support uses that would likely be urban-industrial type buildings including small, rectangular, and low-profile structures, and due to the Industrial Program's conceptual use restrictions and conceptual development standards, would not include large scale, heavily polluting machinery generally considered incompatible with the surrounding commercial and residential areas. Further, page 4.9-44 through 4.9-45 summarizes the types of land uses that would be allowed under the proposed LSP an M-0.5 land uses to illustrate the differences with the existing uses allowed under the existing M-1, M-1.5, and/or M-2 zones. Implementation of zone changes would update Title 22 (Planning and Zoning) of the County Code and protocols for monitoring compliance would be through the County's existing code compliance enforcement programs and processes.

As discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G of the Metro Area Plan. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

The comment questions the implementation of the proposed Maker's District and requests a focus on local community entrepreneurs. The proposed Project does not include a Maker's District. It is assumed the commenter is referring to the proposed Implementation Program 10, Industrial Land Use Strategy Program (Industrial Program). The Industrial Program's future implementation actions would include, but are not limited to, gathering relevant land use and economic data, meetings with local stakeholders, and additional analysis, if necessary, relative to the Industrial Program components. The rezoning of

METRO AREA PLAN FINAL PEIR AUGUST 2023 candidate parcels would occur within five years of approval of the Metro Area Plan. However, as discussed above in response to Comment O2-5 and Topical Response-1, proposed revisions to Industrial Program would clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones as well as the associated Appendix G of the Metro Area Plan. The commenter is encouraged to participate in future outreach opportunities under the Industrial Program, which will include the County's outreach to property owners of candidate parcels and other members of the public.

The comment also states opposition to Mobile Food Vending and requests a prioritization on green spaces, parks and recreational space, and community/resident centered spaces. This comment does not express specific concerns or questions regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- O2-7 The comment states support for the Project's proposed consolidation of existing plans across the Metro Planning Area and emphasizes a need for enforcement of land use regulations. This comment does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- 02-8 The comment states that the parks identified in the environmental document are not within walking distance (i.e., 0.5 mile) of residents in the East Gardena community, Table 4.16-1, Parks Serving the Project Area, provides locational details on County parks serving the Project area, which is based on Appendix A of the 2016 Countywide Comprehensive Parks and Recreation Needs Assessment. The information in this report, prepared by the County Department of Parks and Recreation, presents an average for each community. Existing conditions are adequately addressed within the Recirculated Draft PEIR, in which each community (with the exception of Willowbrook) is considered park-poor compared to the General Plan's parkland per population goal. The comment further states that distances in excess of 0.5 mile would impact safety for certain residents. The distance from an existing or planned park is not a threshold of significance under CEQA. However, as detailed in Section 4.16.2.2 of the Recirculated Draft PEIR, a significant impact would occur if the Project would result in substantial adverse physical impacts associated with the provision of new or physically altered government facilities, the construction of which could cause significant environmental impacts in order to maintain acceptable performance objectives for park services (i.e., distance to residents). As discussed above, the Recirculated Draft PEIR acknowledges the lack of existing recreational facilities in the existing condition and determined that Project-related land use changes and associated population growth would result in significant and unavoidable impacts related to parks/recreation. This comment does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR.
- O2-9 This comment correctly identifies the Project's anticipated growth to population and housing. However, the comment does not express questions or concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- The comment states the proposed Project would result in an increased homeless population and that unhoused individuals tamper with existing fire hydrants and the environment analysis within the PEIR does not include discussion on the potential risks associated with recreational vehicles (RVs), including fire hazards. This comment is speculative and does not present substantial evidence to substantiate the environmental concerns. The Recirculated Draft PEIR includes analysis on the potential hazards associated with future development projects within the Project area under Section 4.9, Hazards and Hazardous Materials, as well as analysis on service ratios for existing public services including the Los Angeles County Fire Department and Sheriff's Department within Section 4.15, Public Services. No changes to the Recirculated Draft PEIR are required.
- The comment states that Metro Area Plan Policy LU 4.6 would result in loitering and noise nuisances in residential areas. The Recirculated Draft PEIR analyzes the potential noise impacts as a result of the proposed Project within Section 4.13, Noise. Policy LU 4.6 would not result in physical environmental impacts. The Project's proposed goals and policies would either encourage future projects to incorporate beneficial components and/or would encourage policy makers to consider future actions. Furthermore, the County Code addresses issues of loitering and noise nuisance in residential areas, and implementation of this policy would not impede compliance with existing regulations.
- The comment states that Metro Area Plan Policy LU 4.5 would result in food borne illnesses and sanitation concerns in residential areas. The Project's proposed goals and policies would either encourage future projects to incorporate beneficial components and/or would encourage policy makers to consider future actions. Furthermore, the County Code addresses issues of health and safety protections against food-borne illnesses, and implementation of this policy would not impede compliance with existing regulations. Moreover, Program 8, Mobile Food Vending Zoning Ordinance and Implementation, would study the feasibility of amending the Zoning Code to allow food trucks on private properties in certain zones. In addition, this comment does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- The comment states concern for the implementation and enforcement of proposed Policy LU 3.4 related to code enforcement and cites an example on 154th Street and San Pedro Street. Policy LU 3.4 would not result in physical environmental impacts. The Project's proposed goals and policies would either encourage future projects to incorporate beneficial components and/or would encourage policy makers to consider future actions. Furthermore, the County Code addresses issues of compliance and enforcement of development standards, and implementation of this policy would not impede compliance with existing regulations.
- O2-14 The comment states concern for the enforcement of proposed Policy LU 6.3 related to code enforcement for noise. Policy LU 6.3 would not result in physical environmental impacts. The Project's proposed goals and policies would either encourage future projects to incorporate beneficial components and/or would encourage policy makers to consider future actions. Furthermore, the County Code addresses issues of compliance and enforcement of noise standards, and implementation of this policy would not impede compliance with existing regulations.

D2-15 The comment provides feedback on Policy LU 7.2, which addresses mitigation on industrial uses' potential negative impacts. However, this policy was removed with the recirculation of the Draft PEIR and changed within the Metro Area Plan. Despite this, in response to the comment's concerns, the Recirculated Draft PEIR addresses the potential impacts associated with the Industrial Program within Section 4.13, Noise; Section 4.3, Air Quality; Section 4.10, Hydrology and Water Quality; and Section 4.1, Aesthetics. Regarding concern for enforcement of mitigation, development standards, performance standards, and conditions of approval, implementation of future development projects would be required to comply with existing regulations within the County Code governing industrial uses.

Furthermore, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to the Industrial Program (i.e., Implementation Program 10 of the Metro Area Plan) to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G of the Metro Area Plan. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

- The comment provides feedback on Policy LU 8.5, Adaptive Reuse. For informational purposes, this policy was changed to Policy LU 8.4 of the Metro Area Plan with the recirculation of the Draft PEIR; however, the policy's language remains unchanged. Regarding monitoring of "air and soil" impacts, the Recirculated Draft PEIR includes discussion on existing conditions for the Project area and potential hazardous risk with the implementation of the Project. However, the Project's proposed goals and policies would not result in physical environmental impacts. Instead, policies would either encourage future projects to incorporate beneficial components and/or would encourage policy makers to consider future actions. Furthermore, the commenter's concerns over existing conditions have been acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- The comment states opposition to Policy M 4.6 and asserts the implementation of more electric generating stations would result in more greenhouse gas emissions. Implementation of electric vehicle (EV) infrastructure is required by California Building Standards Code (CALGreen) and supportive of federal, state, and local efforts to reduce greenhouse gas emissions (e.g., CARB's Climate Change Scoping Plan, State Vehicle Standards [AB1493 and EO B-16-12]), and facilitation of the County's Revised Draft 2045 Climate Action Plan, and Policy M 4.6 would be supportive of these mandates. This comment does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- The comment requests proposed Policy S/CR 3.4 to be more specific. Moreover, the comment objects to this policy and states that the proposal reflects similar measures by the United Nations. No aspect of the Metro Area Plan would require or encourage the use of eminent domain or seizure of properties. This comment is not related to the adequacy of the environmental analysis presented in the Recirculated Draft PEIR. The comment will be provided to the decision makers for review and consideration as part of this Final PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- The comment raises concern for proposed "Policy 42.1." It appears the comment cited the wrong policy number. For the purposes of this response, it is assumed that the commenter is referring to proposed Policy 34.1, under the proposed Community-Specific Goals and Policies related to the Willowbrook community. The comment questions the implementation of housing opportunities within established residential neighborhoods. Policy 34.1 would not result in physical environmental impacts. The Project's proposed goals and policies would either encourage future projects to incorporate beneficial components and/or would encourage policy makers to consider future actions. No aspect of the Metro Area Plan would require or encourage the use of eminent domain or seizure of properties. The Project would generate an increase in housing and would provide opportunities for development of a range of housing types (e.g., duplexes, mixed-use residential, multi-family) at various levels of affordability (e.g., to low-, moderate- and above-moderate income units). In addition, there are other mechanisms in place to ensure that new units constructed would be affordable. For example, the County's Affordable Housing Preservation Ordinance requires that units that are on sites occupied by extremely low, very low, or lower income tenants, be replaced with units that are affordable at the same income level or below.
- O2-20 The comment states concern regarding redevelopment for new housing. This comment does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- 02-21 The comment states concern for proposed rezoning from R1 to R2. All proposed rezoning associated with the Metro Area Plan implementation is stated in Section 3.3.4.3. Project Components, of the Recirculated Draft PEIR. The Project would not allow for additional rezoning beyond what is explicitly stated in the Recirculated Draft PEIR. As stated, rezoning in East Rancho Dominguez would impact a limited number of Single Family Residence (R-1) and/or Two Family Residence (R-2) parcels along Alondra Boulevard, which would be upzoned to Limited Density Multiple Residence (R-3) to allow multifamily housing. The Project would rezone one parcel in West Rancho Dominguez-Victoria on South San Pedro Street from R-2 to MXD to avoid spot zoning. As illustrated in Figure 3-1g, Proposed Zoning, Willowbrook, Project would upzone three existing R-1 sites in the southeast corner of the community to R-2. The Project proposes to rezone and/or redesignate additional parcels within the Metro Planning Area for two main purposes. Firstly, due to limited mapping technology in the past, various mapping errors occurred such as the inadvertent omissions of mapping the assigned zoning and/or land use designations for some parcels or the mapped zoning and/or land use designation boundaries of various properties were not aligned with the actual property lines, which resulted in some parcels having split zoning and/or split land use designations. As such, the proposed zoning and/or land use designation changes for this group of properties are intended to correct the mapping errors or misalignments to reflect the correct zoning and/or land use designations for these parcels. Secondly, the proposed zoning changes for the other group of properties are intended to make the zoning consistent with the General Plan land use designations. These proposed changes will not increase the potential buildout densities of the affected parcels. Therefore, the potential buildout impacts of these parcels have been considered and evaluated in the adopted 2015 County General Plan EIR. Potential impacts associated with all land use changes are analyzed throughout the Recirculated Draft PEIR.

O2-22 The comment states the Recirculated Draft PEIR does not include analysis related to air quality impacts for residences and the potential risks associated with cancer and other illnesses. Additionally, the comment states the Recirculated Draft PEIR does not includes site-specific considerations for future development projects and mitigation should be incorporated to reduce impacts.

Regarding site-specific analysis, the Recirculated Draft PEIR includes a programmatic level of environmental analysis. The Project would facilitate the implementation of programs, goals, and policies as well as Project-related growth across the Metro Planning Area. However, the Project does not include or propose any site-specific development projects. As such, site-specific and project-specific level analysis is not addressed in the Recirculated Draft PEIR as it would be too speculative to assess potential environmental impacts.

Regarding consideration for cancer and other illnesses, the Recirculated Draft PEIR includes impact analysis on the Project's potential to expose sensitive receptors to substantial pollutant concentrations (Threshold 4.3-3). The discussion under toxic air contaminants is related to cancer risk, as defined by the South Coast Air Quality Management District (SCAQMD). Moreover, implementation of the Project would be subject to SCAQMD Rule 1401, New Source Review of Toxic Air Contaminants, which regulates cancer risk and other risks.

Regarding mitigation, the Recirculated Draft PEIR incorporates mitigation to reduce impacts; however, due to the programmatic nature of the Project, the accuracy of the reductions that would be realized from mitigation is not able to be accurately quantifiable. Future non-discretionary projects would be subject to the federal, state, and local regulations. As such, Section 4.3, Air Quality, concludes impacts would remain significant and unavoidable related to the exposure of sensitive receptors to substantial pollutant concentrations even with the incorporation of mitigation measures MM-4.3-1 and MM-4.3-2.

- O2-23 The comment states concerns related to the lack of community-specific goals and policies related to hydrology and water quality. This comment is related to the policies set forth in the Metro Area Plan and is not related to the adequacy of the environmental analysis presented in the Recirculated Draft PEIR. The comment further states that construction activity and truck traffic would result in potential impacts to water quality. The analyses included in Section 4.10, Hydrology and Water Quality demonstrates that Project implementation would require compliance with existing regulations governing water quality, such the Los Angeles County Low Impact Development Ordinance (included as Title 12 Chapter 12.84 of the County Code) and concludes that no significant impacts would result from Project implementation.
- The comment raises concern for the proposed land uses changes in West Rancho Dominguez-Victoria related to the potential redevelopment of existing residential buildings along Avalon Boulevard between 135th Street and El Segundo Boulevard. As stated on page 3-22 of the Recirculated Draft PEIR, the Metro Area Plan is a policy document that does not include or propose any site-specific development that could directly result in construction or operational impacts to the environment. However, implementation of the Metro Area Plan would encourage development in a manner consistent with the Metro Area Plan, which would facilitate additional future development. All future development would be subject to the County's permitting review and plan check process, which would ensure that any redevelopment would be conducted in compliance with the County Code and applicable federal and state laws and regulations. Further, the Project would not permanently displace a substantial number of people, as discussed in Section 4.14, Population and Housing. Future development would occur over

time throughout the Project area, and any displacement would be temporary. Notably, the Project would generate an increase in housing and would provide opportunities for development of a range of housing types (e.g., duplexes, mixed-use residential, multi-family) at various levels of affordability (e.g., to low, moderate- and above-moderate income units). As such, any temporary impacts associated with displacement associated with redevelopment of existing properties would be offset by the anticipated increase in housing production.

Regarding stated concerns related to "generational wealth", according to the CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project are not within the scope of required environmental analysis and a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

The comment states questions related to the Project's effect on reducing vehicle miles traveled (VMT), as discussed in Section 4.17, Transportation, and whether train and transit services (i.e., provided by the Los Angeles County Metropolitan Transportation Authority [LA Metro]) would come to existing residential neighborhoods, or add more bus routes or parking. The Metro Area Plan includes Policy M 4.16, which states "Promote mobility management practices, including incentives to change transit behavior and using technologies, to reduce VMT. The Project would not involve the construction/implementation of transportation projects (i.e., railroads or bus routes) to be closer to existing housing. Instead, the Project would facilitate the future development of housing in the Project area, which has a VMT per service population that is less than the County's threshold average VMT (see Table 4.17-4, Project Area Model Results, of the Recirculated Draft PEIR). Regarding parking, LA Metro would not accommodate parking for future development projects implemented under the Project. Instead, individual projects would be required to comply with applicable County Code provisions related to parking, including Chapter 22.112, Parking, related to on-site parking and number of parking spaces provided per land use, which would be regulated through County Planning's plan check and permitting process.

METRO AREA PLAN FINAL PEIR AUGUST 2023 INTENTIONALLY LEFT BLANK

## Comment Letter 03

From: Juntos Florence-Firestone Together

To: Patricia Hachiya Cc:

DRP Metro Area Plan Request: Extend MAP EIR Comment Period Subject: Wednesday, July 26, 2023 2:50:12 PM Date:

## CAUTION: External Email. Proceed Responsibly.

Hello Patricia,

On behalf of Juntos Florence-Firestone Together, we are requesting for the MAP EIR public comment period to be extended beyond the June 28 deadline. As you may know, reviewing planning documents is super complicated, especially for people without experience in public policy and a 45-day comment period is unfair.

03-1

Best,

Ashley O.



Juntos Florence-Firestone Together

juntosfftogether@gmail.com

Facebook | Instagram | Twitter

METRO AREA PLAN FINAL PEIR AUGUST 2023

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# **Response to Comment Letter O3**

Juntos Florence-Firestone Together Ashley O. July 26, 2023

This comment requests an extension to the public review period for the Recirculated Draft PEIR. While the County understands and acknowledge the concerns raised about potential limitations on public participation because of the complexity of the Recirculated Draft PEIR, the County complied with the applicable CEQA statutes and guidelines by providing opportunities for participation in the environmental review process. The County prepared and released the Recirculated Draft PEIR for a 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. A Notice of Completion and Notice of Availability of the Recirculated Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel*, and *La Opinion* newspapers. Hardcopies of the Recirculated Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: AC Bilbrew Library, City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Library, Huntington Park Library, Woodcrest Library, and Willowbrook Library. The Recirculated Draft PEIR was also posted on the County Planning website for public review.

Additionally, the public still has the opportunity to review and comment on the Metro Area Plan, Implementation Ordinance, and land use and zoning maps up to the time of the public hearing for consideration by the Regional Planning Commission. The County understands the value of providing opportunities for residents to learn from each other's perspectives. To that end, the public hearing will provide an additional opportunity for interested individuals and groups to express their views, ask questions, and engage in public discussion about the Project and its potential environmental impacts. Furthermore, certification of the Final EIR and the adoption of the Metro Area Plan would be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final EIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission. As such, these public hearings would be notified to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.). Thus, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR.

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Comment Letter 04

July 27, 2023

#### VIA E-MAIL

Patricia Hachiya, AICP
Supervising Planner
Los Angeles County
Department of Regional Planning
Address continued below

RE: Comments on the Recirculated Draft Los Angeles County Metro Area Plan Environmental Impact Report (recirculated June 12, 2023) (Project No. PRJ2021-004165)

Dear Ms. Hachiya and Metro Area Plan team:

We are glad to again have the opportunity to provide feedback on Los Angeles County's Metro Area Plan Draft Environmental Impact Report (originally released November 2022 and recirculated June 2023) ("DEIR"). Together, we make up community members and community organizations that represent several of the Metro Area Plan communities, as outlined below:

- East Yard Communities for Environmental Justice ("EYCEJ"), EYCEJ is a non-profit, community-based organization dedicated to building community power through community organizing, policy, and movement building. EYCEJ has hundreds of members living in East and Southeast Los Angeles, Long Beach, and surrounding areas.
- Legacy L.A., an organization whose mission is to make positive interventions in the lives
  of young people by addressing the impact of multi-generational gang violence and low
  educational attainment both in Ramona Gardens in Boyle Heights and in surrounding
  neighborhoods, including northern East Los Angeles. Legacy L.A. builds the capacity of
  youth to reach their full potential and equips them with tools to transform their lives and
  communities.
- Visión City Terrace, an environmental community group made up of East Los Angeles
  residents dedicated to fighting for environmental justice and resource equity for our
  community of City Terrace and surrounding East Los Angeles.

Our collective comments on the DEIR are below. Because not much has changed from the original DEIR, our brief comments serve to reemphasize our concerns and lift up opportunities for improvement. Early in the process we mobilized residents to participate in the public process.

04-1

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We met with County Planning staff who asked for our support to grow community participation. We proposed activities to ensure this, but this stalled with the consultants. Unfortunately, we are left with a Metro Area Plan who's process severely lacked adequate community participation from most communities. This is on top of many of our concerns not addressed and kicked down the road for "implementation." Ultimately, we are left with a MAP that tells us we will be negatively impacted but does not offer relief. We welcome any further opportunities to discuss our feedback and any questions you may have.

# 04-1 Cont

04-2

### I. What the MAP Is & Is Not

We understand that the MAP, as a policy program, is not a specific project. All environmental analysis is an assumption of projects that may come as a result of zoning changes. The MAP DEIR explains that we will face negative impacts on multiple fronts but does not specify any type of mitigation. Instead, as disproportionately impacted and under-resourced communities, we will still have to watch out for all new proposed projects in our communities, especially those that may be permitted "by right." It is almost as if the MAP DEIR sets up for a scenario where we will have to defend ourselves project by project, with no clearly delineated structural support from any of the County agencies. We will have to watch out for construction impacts, as there is often poor monitoring and enforcement. We will continue to live under the constant pressure of new toxic threats with persistent exposure to contaminants the specific future projects are undetermined. All we know is we will be harmed. The MAP DEIR kicks the can to other agencies, when the County can act as the land use authority that it is and program protective planning infrastructure for our communities.

We know that the MAP rezones some areas to better reflect what the current reality is in our communities, though it doesn't change our reality. We know the MAP rezones some areas to mixed use to allow for more mandated housing development, but offers no resident retention protections. Given our environmental racism reality when it comes to toxic exposures isn't changing with the MAP, these issues will only intensify with greater density. The MAP is telling us we will become park poorer and more contaminated with no relief in the future. We know developers will squeeze every penny they can out of our communities, no matter the cost to our health and safety. All of a sudden, every developer wants to be in the unincorporated areas. Developers are buying our homes and long time renters are being pushed out. Developers destroy our homes because they want to take the front and back yards and maximize the housing footprint to develop more units to generate more income. They split lots and build 2 story homes to extract wealth. The need for green space only increases because of this, especially when our tree canopy still hasn't recovered from the tree deaths due to drought and infestation over the last decade.

04-3

When looking into the future, water is largely ignored in the MAP. This plan is going to increase development in our neighborhoods and nothing about where we will be getting water to construct

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and sustain all of these projects is included. An additional goal that must be included in the MAP is to ensure all projects that result from the MAP do not increase our communities reliance on stolen imported water and instead capture and reuses our sacred water by integrating nature-based water capture elements, such as gray water infrastructure, water catchment and bioswales.

# 04-4 Cont.

04-5

#### II. Implementation

The fact that multiple critical elements of the MAP were kicked to some undefined "implementation" instead of being adequately studied in the DEIR is extremely troubling. Piece mealing the process is a CEQA violation. It is clear that LA County Regional Planning will continue to be the lead on many of the items put in the "implementation," so as the lead agency you hold the responsibility to adequately study all components of the MAP through the environmental impact report.

For example, Freeway Cap Parks (East LA, Willowbrook, West Athens-Westmont) is described as the Freeway Capping Feasibility Framework (FCFF), which will take place over the next 5 years. LA County Regional Planning, along with Parks & Rec and Public Works, will be the lead agencies. CalTrans and Metro have been identified as additional partners. Given the concentration of vehicle emissions on freeways and the impact this has on human health, the LA County Department of Public Health needs to be included as well. Along with that, the biggest gap is the lack of resident inclusion. Residents are not identified as a constituency to be engaged in any of the "implementation" items. With the racist history of freeway projects in our communities, we fear that our homes will be taken. Indigenous Peoples are missing from the conversation completely. We recognize the need for green space in our park poor communities, but are concerned about the MAP's lack of discussion on how to implement park caps using strategies that do not just introduce concrete on top of freeways. Make no mistake we support the concept of introducing further greenspace in the areas where it is most needed, especially those communities cut up by freeways, and agree this could be a helpful strategy, but this process should involve a thorough and updated parks needs assessment for our communities and clear subsequent implementation plan. Further, the MAP should also identify cleaning up contaminated soil to reclaim open space as an additional priority.. The First Peoples of Los Angeles, community residents, and community based organizations need to be considered partners of the County and help drive the process.

When it comes to the Mobile Food Vending Zoning Ordinance and Implementation, scheduled to take place over the next 1-3 years, perhaps a distinction can be made between owner operated street vending vs employee operated street vending in any future regulation. This idea comes from the way distinctions are made between owner occupied and renter occupied residences when it comes to housing, and the way power dynamics differ. We want to guarantee that community based entrepreneurship through street vending isn't squashed, and ensure the employees of larger street vending operations are protected without the further criminalization of

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street vending, especially under the auspice of creating a system for "doing it right." The City of LA faced some challenges with this when they "legalized" street vending. We have heard street vendors speak out about the undefined process for permits, delays and then cost prohibitive fees. There is a lot for us to learn from that case.

Of utmost concern to us is the Industrial Land Use Strategy Program that will be processed over the next 5 years as part of the "implementation." On March 23, 2023, County Planning sent out an email saying they were putting a hold on the industrial zone portion of the MAP. This includes addressing issues where there is incompatible land use (polluters too close to sensitive receptors) and the bio science corridor (known as the Life Science Park Zone in the MAP). It was clear to us that it was shelved because of push back from polluters regarding incompatible land use, and push back from all of us and others on the bio science corridor. Unfortunately, the recirculated DEIR revealed that the efforts are not shelved, County Planning is just taking a different approach. Instead of including the Industrial Land Use Strategy Program in the DEIR, which is required by CEQA, an undetermined piecemeal approach is being taken. We know the Employment Protection District (EPD) tool will be used to protect particular zones from being converted to non-industrial uses. As residents of communities with long histories of being toxic dumping grounds, this is hard for us to read. The idea of certain parts of our communities being locked into being toxic hot spots is unacceptable. We fear that along with designating particular industrial zones as such in perpetuity, the EPD will be used as a stepping stone for establishing the Life Science Park Zone.

For years the County has been unsuccessful at pushing the Bio Science Overlay Zone, later renamed the Bio Science Corridor, and now named the Life Science Park Zone. We all have been successful at pushing back. The EPD approach goes back to the overlay step but is renamed and framed as a way to protect jobs. What an EPD will essentially do is lock an area into industrial use. It will ensure that nothing else (homes, parks, schools, etc) can be developed in these areas. For areas like Whiteside, Unincorporated East Los Angeles just north of the 10 freeway, this will make it so industrial uses are the only future for the area. What those uses are specifically won't have to be determined, but we know moving an EPD will be the first step towards the bio science corridor. Once in place, developers will have more assurance that their projects will move forward. To top it off, there is no real discussion of dealing with incompatible uses. So industry is privileged over community in both instances. And of course, this section also does not identify residents as a stakeholder to be engaged. In fact, residents have voiced serious concern about notices they have received at their residences stating that their parcel could be subject to the rezoning (received prior to the "pause" on rezoning through the MAP process). We reiterate that it is crucial that any land use maps of these areas, including the MAP, reflect the reality of the mixed zoning that currently exists of residences and heavy manufacturing, particularly in the Whiteside East Los Angeles area. As recently as this year, Los Angeles County has permitted the building of new housing—the County cannot have it both ways. Given

04-6 Cont.

04-7

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the long history of mistreatment of our community, current and future residences in these areas must be clearly delineated in any land use map and the MAP must do all it can to ensure these residences are protected by any applicable buffer zones and land use restrictions as it shapes the future of our communities.

Finally, a Community Benefits Program is identified in the "Implementation" section. While Community Benefits Programs have been used to help mitigate harmful projects in the past, and we trust this tool will be useful in the future. We fear this will largely be used to divide our communities and undermine community power. This section isn't clearly defined and we urge the County to make any types of community benefits program a space for community centered dialogue based on possibilities for the future that do not include any particular project as a given.

#### III. What We Need

Releasing everything in a piecemeal fashion has been an issue in this process. From releasing the Plan separate from the DEIR, and separate from maps, with different review and comment timelines, this has been confusing and a detriment to community participation. This will be harmful if continued moving forward. As was mentioned earlier, our relationship with County Planning has been very inviting, but seems to be separated by the contractor. We would like for that relationship between community and Planning to be restored.

To ensure proper community participation, we urge County Planning to join us in co-creating a cohesive program for processing the "implementation" elements of the MAP. The program shall operate on the principles of consistency, transparency, and must center community. Our communities can not handle 10 planning processes happening simultaneously over the next couple of years, especially when they are originally born out of one process, the development of the MAP. Some of our communities have experienced dealing with multiple public planning processes, including environmental impact reports, happening simultaneously and it is extremely exhausting for our communities. A centralized body with majority community membership that can act as a clearinghouse for the "implementation" items is required.

In the meantime, we need a public community hearing. We don't want a one way conversation. We need dialogue, with you all as well as with each other. As leaders in our communities, we value hearing and learning from leaders in other communities. This will help make the process more generative, instead of a feeling like a legal requirement box is being checked. We know that sometimes public community hearings can be seen as a burden by agency staff. We know that sometimes these spaces can be combative, but sometimes that needs to be part of the generative process for our communities to be centered and have us all move forward together. Instead, engagement feels limited to a receive and file agenda item at the Planning Commission, we invite the County to engage us further. A public community hearing is essential for a process that is already confusing because it isn't user friendly. We have so many elders in our communities, and especially in communities like Walnut Park that are further marginalized because it is identified as the City of Huntington Park but is not part of the city's planning, elders have not known who to turn to for years. We need publicly accessible tools that show the anticipated transition from what it is now to what it will be/currently is with explanations and

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O4-8 Cont.

04-9

04-10

04-11

justifications. You can't just show us maps. And youth engagement is particularly important, since they will see out the future of the MAP.

04-1: Cont.

### IV. Conclusion

Despite history, we have engaged in this process in good faith. We have seen moments that show us a new future, and we have seen moments that show us the problematic trappings of the past. We will continue to engage in good faith, and look to the County to continue to look at us as partners and shape our path forward together.

04-12

In community,







mark! Lopez
East Yard Communities
Environmental Justice

Lucy Herrera Legacy LA Visión City Terrace Team Visión City Terrace

Address Information Continued:

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# **Response to Comment Letter O4**

East Yard Communities for Environmental Justice, Legacy LA, and Visión City Terrace mark! Lopez, Lucy Herrera, and Visión City Terrace Team.

July 27, 2023

- This introductory comment summarizes the letter's contributing authors/organizations and states concerns related to opportunities for community participation on the Metro Area Plan and future implementation of the Metro Area Plan. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. Comments related to the Recirculated Draft PEIR are addressed below in subsequent responses. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- 04-2 This comment states concerns related to impacts on communities by projects that may be permitted "by right." The comment incorrectly states that the Recirculated Draft PEIR does not include mitigation measures; however, as set forth in Table ES-1, Summary of Project Impacts in the Executive Summary of the Recirculated Draft PEIR, the Project includes mitigation measures that would reduce potentially significant impacts related to air quality, biological resources, cultural resources, hazards and hazardous materials, noise, tribal cultural resources, and utilities and service systems. However, as stated by the commenters, the Draft Metro Area Plan is a policy document that does not propose any project-specific development; rather the Project would facilitate future development through land use changes. Impacts of future development depend on specific project-level characteristics, such as site location, size, type of development, and nature of the construction or operational activities. Although proposed mitigation measures would apply to future discretionary projects within the Project area, it cannot be known for certain that the mitigation will reduce all impacts to less than significant levels because the details of future development projects are unknown at this time. Furthermore, although future non-discretionary projects implemented under the Metro Area Plan would be subject to applicable federal, state and local regulations, they would not necessarily be subject to CEOA review. additional environmental assessments, or mitigation measures. As such, even with implementation of existing regulations, applicable Metro Area Plan goals and policies, and mitigation measures, potential impacts for some topical areas would remain significant and unavoidable. Therefore, no additional feasible mitigation measures are available to further reduce air quality, biological resources, cultural resources, hazards and hazardous materials, noise, tribal cultural resources, and utilities and service systems impacts to a less than significant level.

Regarding the stated concerns related to monitoring and enforcement of development, all mitigation measures set forth in the Draft Recirculated PEIR include requirements for timing, monitoring, and confirmation of implementation prior to subsequent approvals.

Regarding the stated concerns related to "new toxic threats" and "exposure to contaminants" Section 4.9, Hazards and Hazardous Materials evaluates the Project's impacts related to contamination. As stated on page 4.9-45, the Project would not result in new industrial uses on properties that are not already zoned for industrial, and no expansion of industrially-zoned land area would occur beyond the existing condition. It is anticipated that the new Industrial-Program zones would encourage development of cleaner businesses that would facilitate land use compatibility and a healthy environment where a variety of business and residents can co-exist. Most of the currently allowable

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land uses allowed under the existing M-1, M-1.5, M-2, and/or M-2.5 zones are not allowed under the new LSP and M-0.5 zones. Businesses are required to strictly adhere to the federal, state, and local rules and regulations regarding the transport, use and disposal of hazardous materials. With regulatory compliance and the implementation of Metro Area Plan goals and policies that aim to protect the environment from hazards and pollutants, future development projects are not anticipated to create a significant hazard to the public or the environment through the routine transport, use, and disposal of hazardous materials, and impacts would be less than significant.

Regarding the stated concerns about "resident retention protections", according to the CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project, such as the various financial incentives of developers and general housing affordability, are not within the scope of required environmental analysis. Threshold 4.14-2 of Section 4.14, Population and Housing, of the Recirculated Draft PEIR, includes an analysis of the Projects potential to "displace substantial numbers of existing housing, especially affordable housing". As provided in Recirculated Draft PEIR Section 4.14, the Project is implementing provisions of the Housing Element through proposed land use and zone changes to allow more dense residential development to occur in the future. The vast majority of sites were previously identified as part of the Housing Element's "adequate sites" program, which involved a rigorous screening process (see Recirculated Draft PEIR Appendix B-3, Buildout Methodology, for further details regarding the Housing Element's site selection and screening process). The County's screening criteria were used to exclude areas that are, in general, not suitable for housing development, particularly higher-density sites supporting multifamily uses and open-space areas. The goal of the adequate sites analysis is to identify sites which, under the new land use and zoning, could facilitate additional housing. As a result of the rigorous screening process for sites selected for rezoning/redesignation under the Project, displacement of existing housing and residents would be less likely to occur as a result of Project implementation. Further, as described in Section 4.14 of the Recirculated Draft PEIR, future development would occur over time throughout the Project area, and any displacement during construction of redeveloped properties would be temporary. Notably, the Project would generate an increase in housing and would provide opportunities for development of a range of housing types (e.g., duplexes, mixed-use residential, multi-family) at various levels of affordability (e.g., to low-, moderate- and above-moderate income units). As such, any temporary impacts associated with displacement due to redevelopment of existing properties would be offset by the anticipated increase in housing production. In addition, there are other mechanisms in place to ensure that if temporary displacement occurs, the new units constructed would be affordable to previous tenants. This is particularly applicable to lower-income tenants who may be more vulnerable to potential displacement. For example, the County's Affordable Housing Preservation Ordinance requires that units that are on sites occupied by extremely low, very low, or lower income tenants, be replaced with units that are affordable at the same income level or below. Thus, impacts related to the substantial displacement of existing housing and people would be less than significant and no mitigation is required. No changes to the content or analyses in the Recirculated Draft PEIR are required as a result of this comment.

Regarding stated concerns about the need for green space, the existing Project area conditions related to parks and recreation are discussed in Section 4.16, Recreation, of the Recirculated Draft PEIR. As provided therein, each community's parkland is currently below the General Plan goal of 4 acres of parkland per 1,000 residents. Although the Project does not propose any direct development of parks

or recreation areas, the Project includes various goals and policies, such as Goal LU 9, HW/EJ 5, and S/CR 2 and Policies HW/EJ 2.1, HW/EJ 2.2, and S/CR 3.5 that would address future development related to park services by promoting the establishment of future parks and improving safety and well-being in and around park and recreational facilities. The Project also includes Program 1, Freeway Cap Parks, to study the feasibility of development of freeway cap parks to provide open space, reestablish severed connections, and offer community serving amenities, while simultaneously screening the freeway from the community.

- Regarding the stated concerns about water supplies, as discussed under Threshold 4.19-2 of Section 4.19, Utilities and Service Systems, the Project would be sourced from purchased MWD imported water, groundwater from the Central and West Coast groundwater basins, and recycled water. Based on 2020 UWMPs completed by the retail water purveyors in the Project area, adequate water supplies are available to serve the anticipated Project related increases in population, during normal, single dry, and multiple dry year scenarios. In addition, because groundwater withdrawals from the West Coast and Central groundwater basins are limited based on an adjudication process, compliance with the judgment that set pumping rights would eliminate the potential for the water agencies that will serve anticipated Project-related growth to substantially impact the groundwater aquifers, and Project-related impacts would be less than significant.
- O4-5 This comment states concerns related to 'piecemealing' and the evaluation of the future implementation of the Metro Area Plan Programs, using the Program 1, Freeway Cap Parks as an example. However, as set forth in State CEQA Guidelines Section 15146:

The degree of specificity required in an EIR will correspond to the degree of specificity involved in the underlying activity which is described in the EIR... An EIR on a project such as the adoption or amendment of a comprehensive zoning ordinance or a local general plan should focus on the secondary effects that can be expected to follow from the adoption or amendment, but the EIR need not be as detailed as an EIR on the specific construction projects that might follow.

The Recirculated Draft PEIR includes quantitative and qualitative analyses of the secondary effects associated with implementation of the Draft Metro Area Plan, which is a program-level policy document that does not propose any project-specific development. As stated on page 3-16 in Chapter 3, Project Description, with the exception of Program 10, Industrial Land Use Strategy Program, all proposed Metro Area Plan Programs involve feasibility studies or creation of programs that would have no impact on the environment. If the implementation programs would result in future actions that require discretionary approval, compliance with CEQA would be required. Although the Metro Area Plan includes programs to study the feasibility of future actions (e.g., Program 1, Freeway Cap Parks), future implementation of these contemplated programs is not guaranteed. Thus, these programs are not a reasonably foreseeable consequence of the Project under review and the potential physical changes in the environment resulting from these programs are too speculative to forecast at this time. Regarding the agencies that would be involved in the execution of the Programs, the County would engage with all relevant and necessary agencies, as determined by County Planning.

Regarding the suggestion that the Metro Area Plan should identify and clean up "contaminated soil to reclaim open space", this comment is a policy suggestion related to the Metro Area Plan. This comment does not express any environmental concerns related to the environmental analyses in the

Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- This comment pertains to Program 8, Mobile Food Vending Zoning Ordinance and Implementation, and includes policy suggestions related to the Metro Area Plan. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- 04-7 This comment states concerns related to Program 10, Industrial Land Use Strategy Program (Industrial Program), and incorrectly states that future implementation of this program constitutes piecemealing of required analysis pursuant to CEQA. As discussed in Chapter 3, Project Description, of the Recirculated Draft EIR, the Project includes implementation of the Industrial Program to address long-term impacts of residential-industrial adjacency in the unincorporated communities of East Los Angeles, Florence-Firestone, West Rancho Dominguez-Victoria, and Willowbrook. Within five years of Project approval, the Industrial Program would adopt two industrial zones (Artisan Production and Custom Manufacturing [M-0.5] and Life Science Park [LSP]) and map the two new zones in appropriate locations (referred to as "candidate parcels") that are currently zoned for industrial use. In accordance with State CEOA Guidelines Section 15146, Chapter 4 of the Recirculated Draft PEIR analyzes the secondary effects (e.g., potential development and increased employment) associated with land use and zone changes anticipated to occur as a result of future implementation of the Industrial Program. Under the two future zones, the Recirculated Draft PEIR estimates that candidate parcels would accommodate potential development of approximately 1,124,731 square feet of cleaner industrial uses, such as artisan manufacturing and life sciences facilities, which would generate approximately 3,515 new jobs within the Project area.

Regarding the stated concerns related to "shelving" the Industrial Program, this comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding the stated concerns over the potential Employment Protection District (EPD) Overlay, the Project would not result in new industrial uses on properties that are not already zoned for industrial, and no expansion of industrially-zoned land area would occur beyond the existing condition. As discussed on Pages 3-20 and 3-21 of Chapter 3, Project Description of the Recirculated Draft PEIR, the Industrial Program proposed to study the feasibility of adding the EPD Overlay on certain industrial candidate parcels should they eventually be rezoned to LSP or M-0.5. As discussed in Topical Response-1, County Planning will recommend the elimination of the rezoning for LSP or M-0.5 to the Regional Planning Commission, and the Industrial Program will provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

O4-8 Regarding the stated concerns on the EPD Overlay, please refer to Response O4-7 above. Regarding the stated concern about the "Bio Science Overlay Zone", this is not a component of the Metro Area Plan. As described on page 3-18 in Chapter 3, Project Description, the Industrial Program would include the following primary components: (1) adopt two new industrial zones (M-0.5 and LSP) as defined in Table 3-2, Conceptual Definitions for Industrial Program Zones, ; (2) map the new industrial zones in appropriate

METRO AREA PLAN FINAL PEIR AUGUST 2023 candidate parcels where industrial zoning currently exists, as identified in Figures 3-3a through 3-3d; (3) conduct additional research and outreach to property owners of candidate parcels, including gathering relevant land use and economic data, meeting with local stakeholders, and conducting additional analysis, as needed, relative to the new industrial zones to inform implementation of the Industrial Program; and (4) complete any necessary General Plan Amendment and zone change process, including CEQA review, as applicable. If the conceptual elements of the Industrial Program change through the research and outreach process, additional CEQA analysis may be necessary.

Regarding stated concerns about incompatible uses, as stated in Response O4-7 above the Project would not result in new industrial uses on properties that are not already zoned for industrial, and no expansion of industrially-zoned land area would occur beyond the existing condition. Further, the Industrial Program is intended to encourage development of cleaner industry, research and development, and artisan/custom manufacturing uses in areas adjacent to or nearby existing non-industrial uses. When compared to existing, heavier industrial uses currently permitted on candidate parcels, the conceptual uses under the Industrial Program are intended to be less polluting and better neighbors to existing non-industrial uses.

Regarding requests that specific residential uses be identified on a map and protected by "applicable buffer zones", the Recirculated Draft PEIR includes maps of existing and proposed General Plan land use designations and zoning. Also, the Project involves amending Title 22 (Planning and Zoning) of the County Code to include the mapping of the Green Zone (-GZ) Combining Zone on industrially-zoned lots in the unincorporated communities of East Los Angeles, Florence-Firestone, Walnut Park, West Rancho Dominguez-Victoria, and Willowbrook. The proposed -GZ mapping would identify parcels subject to the Green Zone Ordinance, which would remain unchanged with the Project implementation. All environmental impacts associated with the Green Zones Ordinance were comprehensively evaluated in the Los Angeles County Green Zones Program Environmental Impact Report, dated November 2021. Future site-specific development projects would be required to identify existing and proposed uses on the subject site, including any residential uses, to ensure conformance/compliance with applicable General Plan land use, zoning, and development standards.

- O4-9 This comment requests additional information and makes suggestions related to the proposed Program 6, Community Benefits Program. This comment is a policy suggestion related to the Metro Area Plan. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O4-10 This comment states concerns related to the release of public review documents and the number of planning processes applicable to communities within the Metro Planning Area. This comment relates to the public outreach process related to the Metro Area Plan. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding the public review process for the Recirculated Draft PEIR, the County complied with the State CEQA Guidelines by providing opportunities for early participation in the environmental review process. Specifically, in accordance with Section 15082(a) of the State CEQA Guidelines, the County circulated a Notice of Preparation (NOP) on February 14, 2022 to the State Clearinghouse, public agencies, and other interested parties for the required 30-day review and comment period. The purpose of the NOP

was to formally convey that the County, as the lead agency, solicited input regarding the scope and proposed content of the Metro Area Plan Draft PEIR (referred to herein as the "2022 Draft PEIR"). The NOP was filed and posted at the office of the Los Angeles County Registrar-Recorder/County Clerk (County Clerk) and published in *Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel*, and *La Opinion* newspapers. During the public review period, hardcopies of the NOP were made available for public review at the East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King, Jr. Library, Willowbrook Library, and City Terrace Library. A digital copy of the NOP was also made available on the County Planning website. Additionally, the County held a virtual public scoping meeting on March 2, 2022, to facilitate public review and comment on the Project. The NOP included an invitation to agencies and the public to review and comment on the NOP. All NOP comments relating to CEQA were reviewed and the issues raised in those comments were considered in the preparation of the 2022 Draft PEIR (and Recirculated Draft PEIR, discussed below). A copy of the NOP is included in Appendix A-1 and the comment letters received in response to the NOP are included in Appendix A-2 of the Recirculated Draft PEIR.

Prior to circulation of the Recirculated Draft PEIR, the County circulated the Metro Area Plan Draft PEIR for public review from November 17, 2022, through January 16, 2023, which exceeded the 45-day minimum required by CEQA. However, the County continued to accept public comments on the Draft PEIR that were received by January 31, 2023, before 5:00 pm. A Notice of Completion (NOC) and Notice of Availability (NOA) of the 2022 Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers*. Hardcopies of the 2022 Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King Jr. Library, and Willowbrook Library. The 2022 Draft PEIR was also posted on County Planning website for public review.

After the conclusion of the 2022 Draft PEIR public comment period, the County elected to revise the Metro Area Plan to reflect County-driven revisions and to address comments received during and after the public review period for the 2022 Draft PEIR. The County subsequently prepared and released the Recirculated Draft PEIR for a 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. All chapters and sections of the 2022 Draft PEIR, inclusive of all resource areas in the CEQA Guidelines Appendix G Environmental Checklist, were updated to reflect the revised Project information as well as changes to the environmental analyses. A NOC and NOA of the Recirculated Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel*, and *La Opinion* newspapers. Hardcopies of the Recirculated Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: AC Bilbrew Library, City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Library, Huntington Park Library, Woodcrest Library, and Willowbrook Library. The Recirculated Draft PEIR was also posted on the County Planning website for public review.

Furthermore, certification of the Final EIR and the adoption of the Metro Area Plan would be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final EIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission who will accept public comment on the PEIR, Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance and make a recommendation to the County Board of Supervisors. These public hearings are required to be notified to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.). Thus, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR.

- O4-11 This comment requests an additional public community hearing. As discussed above in response to Comment O4-10, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- **04-12** This comment issues concluding remarks and signatories. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

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Comment Letter 05





July 28, 2023

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#### Re: Comment Letter for Los Angeles County Metro Area Plan Recirculated Draft PEIR

Communities for a Better Environment ("CBE") and the Strategic Action for a Just Economy ("SAJE") appreciate the opportunity to submit this comment letter regarding the Metro Area Plan ("MAP") Recirculated Draft Program Environmental Impact Report ("RIR").

CBE is a community-based environmental justice organization working with community members in both Southern and Northern California. In Southern California, CBE works in many Southeast Los Angeles communities, including the unincorporated County of Los Angeles communities of Walnut Park and Florence-Firestone. CBE has previously provided concerns in a March 17, 2022 comment letter on the MAP Notice of Preparation. In addition, attached to this letter is CBE's and SAJE's previous comment letter dated January 31, 2023<sup>1</sup>, which we also ask Los Angeles County's Department of Regional Planning ("DRP") to consider in addition to this RIR comment letter.

SAJE is a non-profit organization building community power and leadership for economic justice. SAJE organizes with residents in Florence-Firestone and has commented on various County project and programs that affect its membership in unincorporated Los Angeles County.

#### **Public Participation**

While we appreciate that DRP created a website and posted notices online regarding the RIR, additional community outreach from DRP would have assisted community understanding as to the intent of the MAP. Given the amount of population growth and rezoning in Florence-Firestone we anticipated more dialogue with DRP. We understand that DRP took industrial property owners' concerns into consideration with the recirculation, however it is unclear whether our community comments from January were taken into consideration. If they were,

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<sup>&</sup>lt;sup>1</sup> See CBE and SAJE letter to DRP (Jan. 31, 2023). Letter is attached for review as Exhibit 1.

the lack of redlining in the recirculated draft made it difficult to assess whether changes were made.

Moreover, Appendix A: Community Engagement Summary, makes it clear that there has been little public participation in the drafting of the MAP. Florence-Firestone has a current population of 61,983 people, while Walnut Park is home to 15,214 residents, 2 yet in looking at Appendix A the public participation for events from the communities of Florence-Firestone and Walnut Park have been at most 25 people. 3 This participation is an insufficient amount of outreach considering combined, Florence-Firestone and Walnut Park, make up nearly 20% of the project area for the MAP. 4

In the past couple of weeks, both CBE and SAJE have done our own public outreach on the MAP and it is apparent that many residents of Florence-Firestone and Walnut Park are still unaware of the proposed MAP. In response to this lack of outreach and desire to provide resident input in the MAP, our organizations created a short survey to use while door-knocking to gauge the concerns that residents have in the Florence-Firestone and Walnut Park area.

We understand that the proposed changes in the MAP have been developed for LA County to grow in the coming years, but without deep public engagement and participation this process is likely to create a more inequitable development. As social and racial justice organizations concerned about environmental and housing justice our main concerns are the perpetuation of environmental injustice and housing instability.

Under the California Environmental Quality Act (CEQA) an environmental impact report is to inform decisionmakers and the public about the potential, significant environmental effects of proposed activities; identify ways that environmental damage can be avoided or significantly reduced; prevent significant, avoidable damage to the environment by requiring changes in projects through the use of alternatives or mitigation measures when the governmental agency finds the changes to be feasible; and disclose to the public the reasons why a governmental agency approved the project in the manner the agency chose if significant effects are involved.<sup>5</sup>

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05-2 Cont.

pproved the project in the manner the agency chose if significant effects are involved.5

<sup>&</sup>lt;sup>2</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 2-14 (Jun. 2023).

https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf

<sup>&</sup>lt;sup>3</sup> Los Angeles County Planning, Appendix-A Community Engagement Summary, 9,23,35, and 40 (Jun. 2023). https://planning.lacounty.gov/wp-content/uploads/2023/06/Appendix-A Community Engagement Summary.pdf

<sup>&</sup>lt;sup>4</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 2-14 (Jun. 2023).

https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf

<sup>&</sup>lt;sup>5</sup> Cal. Code Regs., tit. 14 §15002, subd. (a)(1-4)

For reasons stated below, we ask that LA County DRP engage in more community outreach and education on the MAP, as well as adopt policies that would ensure environmental justice and community stability.

#### 05-3 Cont

#### I. RIR Fails to Adequately Provide Mitigation Efforts in Air Quality

The analysis on potential impacts to air quality in the RIR for the MAP project found that even with mitigation measures there will be a significant and unavoidable impact from pollution emissions of the project. Construction and operation of the project will create considerable net increases in emissions of criteria pollutants that will further the problem of nonattainment in the South Coast Air Quality Management District (SCAQMD) and increase exposure to toxic air contaminants in local communities. The RIR also found that with an 8% total build out construction scenario that the MAP would exceed SCAQMD mass daily regional significance thresholds for emissions of VOCs, NOx, PM10 and PM2.5 and SCAQMD's operational emissions threshold for all criteria pollutants except for SOx.<sup>6</sup> The regions that MAP will be developed in are already in national and state nonattainment for O3, PM10, and PM2.5.

Considering the significant amounts of pollution that will be emitted from MAP, it is especially concerning that the RIR states there is no feasible mitigation to combat the detrimental impacts on localized and ambient air quality in the affected regions. Ambient air quality will be substantially polluted from the exceedance of pollutant emissions thresholds and TACs (Toxic Air Contaminants) from MAP development (construction equipment emissions, onsite fugitive dust) and SCAQMD recommends completing a LST (Localized Significance Threshold) analysis to evaluate the impacts on sensitive receptors that are exposed. MAP projects may be required to evaluate TAC exposure and conduct reduction measures, however, even with measures taken to mitigate air quality pollution impacts from MAP, construction generated TACs still pose a significant health risk and CEQA thresholds will still be exceeded. The mitigation measures that MAP relies on are existing SCAQMD regulations, California Airborne Toxics Control Measure, CALGreen Building and Standards Code, County's Grading Permit Procedures, and the project's goals and policies. MAP projects may even be exempt from CEQA, and although are required to follow all existing regulations there would be no requirement for an environmental analysis or mitigation measures if found to be exempt. The project area is in SCAQMD jurisdiction and thus has to follow the applicable air quality plan but the RIR found that pollution impacts from MAP will violate SCAQMD's Consistency Criterions 1 & 2 for air quality standards. Considering that MAP emissions, with the mitigation identified in the RIR, are deemed significant and unavoidable, MAP will be adversely affecting communities already facing significant pollution problems and will exacerbate air quality and health risk issues.

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<sup>05-4</sup> 

<sup>&</sup>lt;sup>6</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 4.3-25 (Jun. 2023) <a href="https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf">https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf</a>

#### Concerns Raised in the Community Survey

CBE outreach on MAP has allowed community members that will be affected by MAP to voice their concerns on the impacts to local air quality. Through our survey, residents have stated that they are worried about an increase in air pollution as their communities already suffer from significant health impacts from traffic and industry emissions. Residents are also concerned about the obstruction in air flow from construction, the lack of natural strategies to capture emissions, and the continued need for support and resources for cleaner air.

### 05-5

#### Recommendations

There needs to be more done to mitigate air quality impacts if the measures proposed in the project are not enough to limit the significant impact and exceedance of pollution thresholds. Local communities in the SCAB region that will be affected should not be in a position where they are helpless to health risks from increased air pollution. SCAQMD recommendations should be followed as they recommend a mobile source health risk assessment (from long term diesel emissions) and that "In the event that the Proposed Project results in significant adverse air quality impacts, CEQA requires that all feasible mitigation measures that go beyond what is required by law be utilized to minimize these impacts. Any impacts resulting from mitigation measures must also be analyzed." The project alternatives mentioned in the PEIR are also not an effective measure for mitigation as pollution controls are not implemented and the focus of these alternatives are on rezoning measures that would not ultimately significantly reduce air quality emissions in local communities. The environmentally superior alternative measure mentioned in the PEIR should be expanded on and seriously considered along with conducting outreach for community input to ensure the needs of the areas affected by MAP are met and pollution impacts minimized.

#### 05-6

#### II. The RIR Raises Concerns on Hazards and Hazardous Materials

As the RIR indicates, future development projects implemented by the MAP may create significant hazards to the public and the environment due to exposure to hazardous releases through routine transport, use or disposal of hazardous materials, hazardous emissions near sensitive land uses, and proximity to properties on a list of hazardous sites.

#### Concerns Raised in the Community Survey

The County, as a lead agency, is tasked with deciding whether the benefits of the Project including land use and zoning changes should override environmental impacts that are difficult to mitigate. It is our position that several unresolved problems remain regarding existing hazards and hazardous materials and compounding these issues by introducing new hazards when transporting, using, and disposing of hazardous materials from future developments will make a bad situation worse.

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<sup>05-7</sup> 

<sup>&</sup>lt;sup>7</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan PEIR Combined Appendices, 40 (Jun. 2023). https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR-Combined-Appendices.pdf

Of major concern is the MAP's potential to change development types and intensity. For example, future development projects that would be implemented under the MAP have the potential to release hazardous materials through demolition and construction activities. Asbestos, lead-based paint, and universal wastes may be also present in existing buildings set to be demolished or redeveloped.<sup>8</sup>

Currently, concentrations of PCE, TCE, benzene, and 1,4-dioxane were detected above drinking water MCLs in groundwater samples collected from wells in several areas within Florence-Firestone. There are also multiple sites identified within the Project area that contain or are near oil wells or pipelines containing hazardous materials that could be released in the environment causing leakage into soil and groundwater. Unknown contaminants from historical activities could further pose significant hazards. All of this indicates that that the project area is already subject to several environmental burdens.

The residents we surveyed that reside in the MAP neighborhoods of Florence-Firestone and Walnut Park understand the potential of the project impacting their homes and raised concerns regarding residential proximity to industry. Impacted residents that responded to our survey particularly noted being aware of the air and soil contamination (including but not limited to: metal recycler emissions, soil contamination leaching into waterways, potential hazards from aging structures, the presence of lead in soil, soil contamination due to improper hazardous material disposal, continuing hazardous materials from the neighboring metal recyclers and Exide facility). Residents also expressed concerns regarding residential respiratory health, the proximity of parks near factories that emit hazardous materials, and the inability to plant gardens due to unsafe soil conditions. Of importance is a resounding lack of information regarding these existing contaminants.

#### Hazards and Hazardous Waste Mitigation is Insufficient

The RIR states that contaminated sites have the potential to result in a significant upset if future development is not completed in compliance with regulations and with the proper oversight. <sup>11</sup> To combat this, Mitigation Measure (MM) MM-4.9-1, Environmental Site Assessment (ESA) would require the County to consider all potential impacts related to hazardous conditions at a future project site and prepare a Phase I ESA, if necessary, prior to

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https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf

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<sup>&</sup>lt;sup>8</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 4.9-46 (Jun. 2023)

<a href="https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf">https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf</a>

<sup>9</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 4.9-33 (Jun. 2023)

<a href="https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf">https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf</a>

<sup>10</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan-Recirculated-Draft-PEIR.pdf

<sup>11</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 4.9-48 (Jun. 2023)

issuing a grading or building permit. However, any required site investigation and remediation "shall be conducted to the satisfaction of the overseeing environmental agency(ies)." 12

According to the RIR, significant hazards to the public or the environment are not expected because future businesses that involve the use of hazardous materials would be required to obtain permits to comply with regulatory requirements and closed cases could be reevaluated if the land use changes. Nevertheless, closure requirements that industries set are likely not aligned with community-based health and safety standards. The ever-growing list of CEQA streamlining initiatives poses yet another barrier to ensure that residential communities are protected from hazards and hazardous materials. These initiatives are meant to create more CEQA exemptions and expedite project approval without the need for sufficient environmental review and limits public participation in an already difficult to access decision-making process. Should any future developments implemented by the map be subject to CEQA exemptions, residents that are already vulnerable could be subject to more harm.

Although the Hazardous Waste Substances List (AKA Cortese List) is intended to provide information about the location of hazardous materials release sites, sites that claim to be investigated or "closed" are done so at standards set by a lead regulatory agency. "Closed" sites that have allegedly been investigated and/or remediated have done so to the satisfaction of the agency in question. As such, the potential for currently "open" sites to "close" without being properly cleaned up is high. Moreover, these lists do not include all the Brownfield sites that exist, merely the ones that have been reported to DTSC, making the likelihood of unknown contaminants and the need for additional remediation high. <sup>13</sup>

While the MAP intends to facilitate the transition from heavier industrial uses to "cleaner" industries, the exact nature of future industrial occupants cannot accurately be predicted. <sup>14</sup> As the RIR itself states, "... despite mitigation measures, hazards associated with contaminated sites would be significant and unavoidable because it is not possible to ensure the successful avoidance of all hazards associated with upset or accidental conditions where new development may occur." <sup>15</sup> There are too many unknowns and not enough remedies to address current environmental and public concerns. The cumulative impacts of existing hazards and the additional hazardous releases that will result from the implementation of the MAP should not be overridden until sites are sufficiently remediated to community standards.

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<sup>12</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 4.9-50 (Jun. 2023)

https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf <sup>13</sup> Cal. Gov. Code § 65962.5(a)

<sup>&</sup>lt;sup>14</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 4.9-47 (Jun. 2023)

 $<sup>\</sup>underline{\text{https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf}$ 

<sup>&</sup>lt;sup>15</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 4.9-50 (Jun. 2023)

https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf

#### III. The RIR Does Not Adequately Address the Impacts on Population and Housing

#### Displacement and Gentrification

We appreciate the addition that the Metro Area Plan will rely on robust programs to address community benefits and tenant displacement through the County's recently adopted Housing Element. We also appreciate that this draft acknowledges displacement and gentrification. Yet, we ask that you describe in more detail what the robust programs will look like practically. For example, Policy 13.5 is one example of an attempt for specificity, but it limits low to medium density housing options to just the ½ mile area around the Firestone Metro A Line stations. <sup>16</sup>

To ensure anti-displacement, we ask for the addition of anti-displacement zones and strong inclusionary and anti-displacement policies for Florence-Firestone and Walnut Park. Our Florence-Firestone and Walnut Park community member survey revealed that the majority of community members surveyed had high to extremely high concerns about housing stability. Some of the concerns raised in the survey by residents include current high rent, lack of affordable housing (whether renting or buying), not enough accessible housing, limited rent control measures, and rent going up even more as improvements in the neighborhood increase. Community members are worried that displacement will accelerate with the plan since currently, developers buy houses, turn them into multi-family units and then sell or rent the units at a price that is not affordable for community members. Residents also raise concerns about housing development displacing campers and the houseless instead of creating affordable homes for them.

Additionally, the plan determined that there will be no conflict with the goal of equitable and sustainable land use and development without displacement because displacement will be temporary. Yet, the conclusion that displacement will be offset by the anticipated increases in housing production is not guaranteed. We also ask that measures are taken to help community members that have to be temporarily displaced due to construction. A smooth transition away and back to their homes is vital to prevent the temporary displacement from becoming permanent.

We acknowledge that the MAP continues to state that housing and/or population resources would have a significant and unavoidable impact on community and that the RIR states that no mitigation measure is feasible for displacement<sup>18</sup>. These are both contradictions

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<sup>&</sup>lt;sup>16</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 4.14-19 (Jun. 2023) <a href="https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf">https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf</a>

<sup>17</sup> Id. at 4.11-43

<sup>18</sup> *Id*. at ES-41

to the goal of equitable and sustainable land use and development without displacement.<sup>19</sup> Displacement mitigation analysis is vital to meet that goal. Although analysis of three alternatives to the project were proposed and alternative C is the superior alternative, we ask that you incorporate mitigation measures to the displacement impacts that will arise during the implementation of MAP.<sup>20</sup>

#### **RHNA** Goals

We understand the legal need to meet the Regional Housing Needs Assessment (RHNA) goals for Los Angeles County and that the rezoning will be a steady process. Since there is currently only capacity to accommodate 34,278 RHNA units, we understand that through the rezoning efforts, it will be possible to accommodate 20,750 lower-income, 9,019 moderate-income, and 26,005 above-moderate income units<sup>21</sup>. We emphasize the importance of including mitigation efforts to prevent gentrification and displacement. We ask for aggressive policies that specifically state that low-income and very low-income housing will be set aside for residents during the rezoning efforts. Additionally, we ask that the goal of the Metro Area Plan to update existing land use policies to address needs and prioritize issues that are central to the lives of community members to be set in motion by working directly with community members and community organizations throughout the rezoning process. The current plan includes rezoning efforts that include mixed-use properties for more housing.

#### Overcrowding and Rezoning

The Program-related population growth in Florence-Firestone is 33,331 residents whereas the increase in dwelling units is only 9,523<sup>22</sup> and 1,037 additional jobs.<sup>23</sup> Similarly, in Walnut Park, the population growth is 19,541 and the increase in dwelling units is only 5,583.<sup>24</sup> How will the county's rezoning plan respond to this population growth while the communities are already at buildout capacity and overcrowded?

We are grateful that the RIR opens the discussion of overcrowding<sup>25</sup> but there is a disconnect. The anticipation that the Housing Element will reduce the average person for household (PPH) and therefore reduce overcrowding is disconnected from the concerns specific to these communities. Most households in Southeast Los Angeles are composed of multigenerational families. We request that you consider increasing the size of units being built to ensure multi-generational families can live in units without overcrowding.

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<sup>19</sup> *id.* at 4.11-43

<sup>&</sup>lt;sup>20</sup> *Id.* at 6-34

<sup>21</sup> Id at 2-8

 $<sup>^{22}</sup>$  Id. Table 3-5 Population and Housing Buildout for the Project Area at 3-25

<sup>&</sup>lt;sup>23</sup> *Id.* Table 3-6. Employment Buildout for the Project Area at 3-26

 $<sup>^{24}</sup>$  Id. Table 3-5 Population and Housing Buildout for the Project Area at 3-25

<sup>25</sup> *Id.* at 4.14-14 - 4.14-15

Although we are grateful for Policy HW/EJ 2.4 Clean Air Housing,  $^{25}$  we urge the incorporation of setbacks, barriers, landscaping, ventilation systems, or other measures to reduce residents' exposure to air pollutants to be applied not only to new housing proposals but to existing housing. To successfully achieve the goal of community members having safe and sanitary housing,  $^{27}$  the rezoning plan should include the rezoning of heavy industry close to residences demonstrated in the rezoning maps.  $^{28}$ 

#### IV. The RIR Fails to Adequately Plan for Future Green Space

#### Lack of green space

As previously mentioned, <sup>29</sup> the lack of parks is a significant issue in Florence-Firestone and Walnut Park. As emphasized in the first RIR, the average park space in Florence-Firestone is 1.2 acres per 1,000 residents. In Walnut Park the acreage is even worse with only 0.1 acres of parkland per 1,000 residents. Both statistics are lower than the countywide average of 3.3 acres per 1,000 residents, and much lower than the Los Angeles County General Plan's goal of 4 acres per 1,000 residents. CBE members have worked with the County and other non-profit organizations to increase green space in SELA. Access to green space is a priority for members, but green space does not appear to be a priority of the MAP. Instead, the RIR demonstrates that this park is an afterthought. Since there is a proposal to increase dwelling units and population, there must be a plan to ensure new residents will have access to green space. Otherwise, development without green space will exacerbate the issue of the region being park poor. We ask DRP to reassess their commitment to green space and have that reflected in the RIR. As demonstrated with the goals that were mentioned specifically by the Walnut Park Community Parks and Recreation plan, there needs to be an increase of overall green space and develop new recreation facilities, while improving access to these parks, green spaces, and community amenities. This goes hand in hand with maintaining and enhancing the Walnut Park's urban forests and focusing on "multi-benefit urban greening projects that optimize environmental services." Likewise, the Florence-Firestone Community parks and Recreation Plan includes sustainable parks and recreation systems. This proves that there is a demand and community desire for these green spaces that the PEIR should more thoroughly propose.

#### **Green Gentrification**

Green spaces such as community gardens can act as educational spaces, improve air and soil quality, provide psychological benefits to residents, increase storm water retention, and supplement people's diets with nutritious foods. Parks improve community wellness, along with health and environmental benefits. As a result, the MAP should reflect and act on the significance of these green spaces, particularly in dense urban centers. The type of

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<sup>&</sup>lt;sup>26</sup> *id*. at 4.3-40

<sup>&</sup>lt;sup>27</sup> Ibid.

<sup>&</sup>lt;sup>28</sup> Los Angeles County, Metro Area Plan: Generalized Zoning Categories Florence Firestone Transit-Oriented District Specific Plan. Also see Metro Area Plan: Generalized Zoning Categories & Walnut Park (Jul. 2023). <a href="https://planning.lacounty.gov/wp-content/uploads/2023/07/Metro-Area-Plan-Generalized-Zoning.pdf">https://planning.lacounty.gov/wp-content/uploads/2023/07/Metro-Area-Plan-Generalized-Zoning.pdf</a>

<sup>&</sup>lt;sup>29</sup> See CBE and SAJE letter to DRP on MAP p. 8 (Jan. 31, 2023). Letter is attached for review as Exhibit 1.

greenspace/park that is developed should be catered to the community needs as well. Part of the area wide goals and policies included "converting underutilized spaces into walking paths, parks, community gardens, and other green spaces, where feasible and appropriate" (Policy HW/EJ 2.1). While increasing green spaces can help to mitigate the effects of pollution and reduce urban heat island effects, green infrastructure and 'greenification' can also increase the land values, resulting in gentrification due to higher rent and living costs. Thus, converting these areas into green spaces has to take into account the potential consequences of doing so. Projects in converting these areas should be approved by community members beforehand and involve residents in its construction and maintenance with monetary compensation. The RIR needs to provide more specificity in what these green spaces will look like, the process for its creation, requirements it should meet, and where they would be located. "Underutilized spaces" is defined as "alley, utility corridors, freeway underpass, and vacant land" (Policy HW/EJ 2.1).30 Nevertheless, people may still occupy and utilize those specific places, so there needs to be a more explicit definition of it means to be underutilized. This means that there needs to be a guarantee that people will not be displaced as a result. There is already congestion and a high population density in the proposed areas, so there would be little to no underutilized spaces. In the case that there are underutilized spaces, the remediation of the land is necessary to include the necessary green spaces that would be safe for park goers.

#### Freeway caps, green alleys, and other green spaces

The MAP includes street trees (Policy M 2.2), urban greening (Policy S/CR 3.2), green alleyways (Policy S/CR 3.4), freeway caps (Policy S/CR 3.5), and sustainable greening (Policy TOD 2.8) as other efforts of making the city greener. However, there is also not specific mention of protecting these green spaces that already exist. When planning and executing these greening efforts, there needs to be a usage of native plant species to prevent any ecological damages. In addition to providing climate resiliency, these projects can also serve to involve residents. It should also be noted that freeway caps can also have adverse impacts, since those who go to these parks still suffer from noise and air pollution from the cars on the highway and may not guarantee that residents can access it. The RIR needs to expand on what these would look like because certain freeway caps like the "Big Dig" in Boston created more space for more cars. 31 This is especially concerning because low-income communities that mostly are comprised of people of color face the effects of the pollutants of these highways. This is not to say that there should not be the implementation of freeway caps, but there does need to be serious consideration of ways to improve the highways to not impact those who visit the park and the residents near these freeway caps. Despite freeway caps being a main focus of green space projects, they are not mentioned to be placed in either Florence-Firestone or Walnut Park. Green alleys also may present certain unconventional maintenance responsibilities, which

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<sup>30</sup> Id. at 4.4-10

<sup>31</sup> Benjamin Rascoe. The Problem with Highway Lids and What Cities Should Do Instead, Henry Latourette Miller (Jun. 2, 2021). https://henrylatourettemiller.net/2021/06/02/the-problem-with-highway-lids-and-what-cities-should-do-instead/.

should be analyzed, but should not prevent more implementation of them. Since green spaces provide a variety of advantages, like shade and open space, which especially serves the unhoused community, sweeps should not be permitted, and vendors should be allowed to utilize these areas, too.

#### Community concern

Another question that is left unanswered is whether these parks and green spaces will be within walking distance of communities. One third of Walnut Park residents are not within walking distance. Thus, there needs to be more metrics of how many these green spaces serve because the PEIR goes in depth of the aesthetics that they provide rather than the actual need for them. Through public outreach and canvassing efforts of SAJE in the Florence-Firestone we determined most surveyors are dissatisfied with the amount of green space in the community. In addition, one respondent added the importance of community gardens, trees, and park space rather than the "construction of buildings that will increase traffic such as popular fast food places." 33

Overall, residents from Walnut Park and Florence Firestone are concerned about a lack of green space and see green space and infrastructure as important to the community. A comment that especially summarizes the stance of the organization and the community is that "green spaces are extremely important to our neighborhood. Most parcels in our neighborhood have multiple units with no green space. This reduces the quality of life for the people in the community." Another resident writes, "Aside from Roosevelt Park, there is a lack of green space for Florence-Firestone residents." Residents in Walnut Park face a similar problem and recognize the complete deficit and lack of existence of green space. For instance, one resident puts down in the survey that "it is great that there is finally going to be a park in WP but it really isn't enough, it is going to be a pocket park. All streets in WP have no-to little space for trees or other types of green space. I walk Long Beach Blvd and Poplar Pl 3-4 times a week and during the summer, the streets are very hot, since it's only pavement." This proves that residents are aware of how green spaces can improve their surrounding environment and seek out the benefits that come along with green spaces. Although not specifically mentioned in their comments any green program that DRP suggests must include anti-displacement measures. DRP must ensure that green spaces do not gentrify and lead to the displacement of current residents.

Despite the knowledge that green infrastructure can result in community displacement; many residents share their desire for more trees and specific types of accessible green spaces. One resident mentioned, "[w]e need more green spaces with more tree canopy. I've wanted to go to our local park but honestly it doesn't feel like there's enough trees. I want to go enjoy the shade and lay on green grass, not have it be a place I avoid because its dry and hot."<sup>34</sup> Another resident says that they have a community garden near their house that is only open on

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<sup>&</sup>lt;sup>32</sup> Placeworks & Los Angeles Neighborhood Land Trust, Walnut Park Community Parks and Recreation Plan (Feb. 2016). <a href="https://file.lacounty.gov/SDSInter/dpr/240517">https://file.lacounty.gov/SDSInter/dpr/240517</a> WalnutParkCommunityPlanReduced.pdf.

<sup>33</sup> Commentary, Metro Area Plan Community Survey – Encuesta Comunitaria, (Jul. 2023)

<sup>&</sup>lt;sup>34</sup>Commentary, Metro Area Plan Community Survey – Encuesta Comunitaria, (Jul. 2023)

Thursday mornings, but they would like to have one open in the afternoon as well. These comments show that residents would also like more trees, grass, and community gardens. This should have been something that the RIR accounted for by asking what specific types of green spaces residents want. Other important comments from the community survey include:

- "Our only resource are the parks."
- "En mi area hay solo un parque pero limitado por que lo controla la escuela y parques y recreaciones y estan haciendo uno nuevo chiquito y sera lo unico que tenemos."
- "Poco los parques están sucios y los que están adaptables y seguros tienen hora de cierre"
- "Están cortando los muy pocos árboles que quedan"
- "There is no green space in walnut park! It is so sad to see many community members not be as active as before. There used to be a shared community space of Walnut Park elementary school, but they're hours are not posted well enough to showcase when they open and it's small. There are also limited hours from the park, so access is very limited as well in terms of walking in the park and getting physical activity. Most community members walk around our street blocks, but safety is a big concern because people tend to speed down the street with their cars and have increased the amount of accidents in our area, and is a big concern to members walking around the streets."
- "Underutilized spaces should be used to create accessible green spaces. Walnut Park is
  primarily residential and urbanized, strategies like pocket parks and green roofs should
  also be considered. The community is vulnerable to urban heat island effect so there
  should be more trees to offer shade and cooling during extreme heat events."
- "Although we do have some green spaces, our local parks must be properly maintained so the residents can fully enjoy the public space."
- "Less construction of buildings that will increase traffic such as popular fast food places and more community gardens/parks/trees"
- "More natural, native plants"
- "We need more trees in our communities. Trees that clean the air. We need metro to
  plant trees that are suited to clean the air of the pollutants this metro line will release."
- "In the area of Florence-Firestone, there are a few parks, but they are not safe or taken care of. I would like to see a lot more parks that are maintained as well as community gardens."
- "More CA native plants and tree community gardens nature park walk ways"
- "I live in Walnut Park and our only park is attached to Walnut Park elementary, which is only accessible during certain hours of the day. A staff member has to come and open the park up for the community. pre pandemic I used to always go and hang out on the basketball courts, but they would close them at around 6pm. During the pandemic it never really ever opened up again, so there went our green space- literally no access to it. Till this day the access continues to be limited. Our parks should be accessible at all hours and they should not be behind a fence or closed on weekends! The heat drives people outdoors and this could be a great place for locals to cool down, the restrooms are gross in every green space near this area as well."

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- "Mucho más árboles para aire, sombra, naturaleza entre tanto edificios."
- "Small gardens."
- "Not nearly enough green spaces to escape urban sprawl in walking distance from our homes"

The consideration, involvement, engagement, and implementation of the thoughts and needs of the community are crucial. Additionally, a resounding majority of the survey respondents stated that they would like to hear more about green spaces and efforts to incorporate them. Thus, this confirms that there were not enough outreach efforts inform the community about how green spaces would be incorporated in the MAP. The suggestions from community members prove that there is potential and a need for improved and better green spaces that are specific to their needs.

There must be more intentionality when it comes to deciding what types of green spaces the MAP is proposing and whether the projects would serve the community and are feasible. Especially if there will be more industrial operations near residential areas, there needs to be more green spaces that help to mitigate their environmental impacts. The MAP does not demonstrate that there will be sufficient green spaces in Walnut Park and Florence-Firestone, more specifically one that is within walking distance and accessible. Although the RIR recognizes the lack of green spaces and how this contributes to environmental injustice, it continues to not fully address this problem and provides a solution that does not support the community and their voices.

#### V. Concerns Regarding New Land Use Changes, Programs, Policies

As noted in the RIR, the community in Florence-Firestone is marked with polluting land uses in close proximity to residential. The history of this community is one shaped by environmental injustice that continues today. The maps provided in Appendix D—Land Use Policy Maps<sup>35</sup> are helpful. However, community members asked if we could provide them maps of current zoning. Many residents were being presented information on rezoning for the first time and in order to understand the proposed land use changes it would be helpful to have a reference to explain the differences. Residents were interested in the proposed changes of industrial lands of Florence-Firestone.

#### VI. Addressing Transportation Issues in the MAP Area

The RIR analysis found that the MAP project would have no conflict with CEQA guidelines and thresholds according to transportation, therefore no mitigation measures would be required. The potential impacts studied according to the transportation guidelines for the MAP project found that there was a less than significant impact on transportation for the regions being developed. As there are no federal policies or regulations of impacts applicable to land use and planning of the MAP project, key guiding policies from Connect SoCal (the SCAG

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<sup>&</sup>lt;sup>35</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Appendix D: Land Use Policy Maps (Jul 2023). https://planning.lacounty.gov/wp-content/uploads/2023/06/Appendix-D Land Use Policy Maps.pdf

RTP/SCS), LA Metro, the Los Angeles County General Plan Mobility Element, the Los Angeles County Bicycle Master Plan, Step by Step Los Angeles County and TOD Program are to be considered. MAP was found to be consistent with the policy framework and goals of Connect SoCal to support alternative modes of transportation (ie. walking and bicycling) to reduce total VMT. LA County's adopted Transportation Impact Guidelines (Los Angeles County Public Works 2020) were used to determine the Project area's VMT (Vehicle Miles Traveled) impact, as "CEQA Section 15064.3, subdivision (a) Purpose, established vehicle miles traveled as the most appropriate measure of transportation impacts." <sup>36</sup> The VMT impact from MAP was found to be less than significant and that there would be no conflict with CEQA guidelines.

However, from our MAP survey, community members expressed concerns on transportation impacts that focused on pedestrian and bike commuter safety as they are already experiencing dangerous traffic environments. Further analysis and community input on transportation impacts should be conducted. Recommendations from Caltrans should be upheld as they focus on implementing transportation demand management strategies and intelligent transportation system applications to reduce the impacts on traffic safety and investing in transit amenities to increase commuter reliability and pedestrian safety. <sup>37</sup> It is also important to consider Metro (Los Angeles County Metropolitan Transit Authority) recommendations to ensure safer commuting by including transit systems and stations for all rail lines in the developed areas, making sure that potential impacts to metro and metrolink facilities are analyzed, making use of the transit supportive planning toolkit to further reduce VMT impacts, and orienting pedestrian and bicyclist pathways to stations to increase walkability and comfortable access to the metro. <sup>38</sup>

#### VII. Other Issues Flagged in the RIR

The MAP is created in response to the need to rezone in order to accommodate the County's RHNA numbers, as a result it references the County's adopted housing element. However, the MAP should not only reference the adopted housing element but should also reference the County's obligations under the safety element and environmental justice element.<sup>39</sup> The MAP will impact 7 distinct communities in the County, many of which are environmental justice communities, as such the DRP's priorities should be how to safeguard equitable development.

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<sup>&</sup>lt;sup>36</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan Recirculated Draft Program Environmental Impact Report State Clearinghouse No. 2022020274, 4.17-29 (Jun. 2023)

 $<sup>\</sup>underline{\text{https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR.pdf}$ 

<sup>&</sup>lt;sup>37</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan PEIR Combined Appendices, 18 (Jun. 2023). https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR-Combined-Appendices.pdf

<sup>&</sup>lt;sup>38</sup> Los Angeles County Planning, Los Angeles County Metro Area Plan PEIR Combined Appendices, 38 (Jun. 2023). https://planning.lacounty.gov/wp-content/uploads/2023/06/Metro-Area-Plan-Recirculated-Draft-PEIR-Combined-Appendices.pdf

<sup>&</sup>lt;sup>39</sup> Cal. Gov. Code §65302(g)-(h)

#### VIII. The RIR Provides Inadequate Alternatives for the Community to Consider

Again, we voice the same concerns laid out in our January 31, 2023, letter as to the 3 project alternatives to the project. <sup>40</sup> In thinking of both environmental justice and housing stability concerns, the project as is does very little to mitigate those harms. Again, given the historical uses of the Florence-Firestone area we continue to have concerns of air pollution issues, proper remediation of previously industrial land for mixed use housing, displacement of current residents, and inadequate green space. We ask that DRP continue to work with community to create a community preferred alternative.

#### IX. Conclusion

We understand the undeniable need to supply housing amid the mounting affordable housing crisis. However, the MAP should not be implemented without the much-needed input of directly impacted community members. Also, it is important to ensure both health and housing. We ask DRP to continue conversations with community members before moving forward on adopting the Metro Area Plan.

#### Sincerely,

Jennifer Ganata, Senior Staff Attorney Diana Cruz, Legal Intern Bridget De La Torre, Legal Intern Valerie Kuo, Legal Intern Mayeli Soto, Legal Intern Communities for a Better Environment

Cynthia Strathmann, Executive Director Glafira Lopez, Community Organizer, Equitable Development and Land Use Strategic Actions for a Just Economy

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<sup>&</sup>lt;sup>40</sup> See CBE and SAJE letter to DRP on MAP p. 11-12 (Jan. 31, 2023). Letter is attached for review as Exhibit 1.

# EXHIBIT 1

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COMMUNITIES FOR A BETTER ENVIRONMENT established 1978



January 31, 2023

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#### Re: Comment Letter for Los Angeles County Metro Area Plan PEIR

Communities for a Better Environment ("CBE") and Strategic Action for a Just Economy ("SAJE") appreciate the opportunity to submit this comment letter regarding the Metro Area Plan ("MAP") Draft Program Environmental Impact Report ("PEIR").

In addition, we appreciate the extensions on the public comment due date, however, we ask the Department of Regional Planning ("DRP") for future comments to work more closely with community members in establishing an appropriate due date. The original due date for written public comments was December 31, 2022, which did not leave enough time for community members to engage with the MAP information. In addition, getting community input on such technical information can be a challenge to begin with, but even more so when that due date is around the holiday season.

California Environmental Quality Act (CEQA) has four basic functions:

- 1. To inform decision makers and the public about the potential, significant environmental effects of proposed activities.
- 2. To identify ways that environmental damage can be avoided or significantly reduced
- 3. Prevent significant, avoidable damage to the environment by requiring changed in projects through the use of alternatives or mitigation measures when the governmental agency finds the changes to be feasible.
- 4. Disclose to the public the reasons why a governmental agency approved the project in the manner the agency chose if significant effects are involved.<sup>1</sup>

In addition, CEQA helps to foster interagency coordination of project review and ultimately increases public participation.<sup>2</sup>

Given the actual function of CEQA we ask that before this PEIR is heard before the LA County Board of Supervisors for approval that DRP conduct meetings to help impacted communities understand the impacts outlined in the MAP's PEIR. Many of the online presentations have been

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<sup>&</sup>lt;sup>1</sup> Cal. Code Regs., tit. 14, §15002, subd. (a)(1-4).

<sup>&</sup>lt;sup>2</sup> Fulton, William and Paul Shigley, *Guide to California Planning*, (5th ed. 2018) Solana Press, p. 171.

helpful but given the linguistic isolation<sup>3</sup> found in the areas in which CBE and SAJE organize in it might help to do more targeted outreach on the implications of the PEIR.

Communities for a Better Environment is a community-based environmental justice organization located in Southern and Northern California. In Southern California CBE is based in Huntington Park, while working in many Southeast communities including unincorporated County of Los Angeles communities Walnut Park and Florence-Firestone. In CBE's March 17, 2022 comment letter on the MAP NOP we had raised initial concerns of Environmental Justice and Community Stability.

Strategic Actions for a Just Economy (SAJE) is a non-profit organization building community power and leadership for economic justice. SAJE organizes with residents in Florence-Firestone and has commented on various County project and programs that affect its membership in unincorporated Los Angeles County.

CBE and SAJE express concerns regarding Environmental Justice and Community Stability, but also would like to address many of the other topics presented in the PEIR. The PEIR notes significant and unavoidable impacts to: Air Quality; Biological Resources; Cultural Resources; Hazards and Hazardous Materials; Mineral Resources; Noise and Vibration; Population and Housing; Public Services; Recreation; Tribal Cultural Resources; and Utilities and System Services. We have concerns on each of these unavoidable impacts but will focus our comments on a few of the issue areas that arise from the PEIR.

#### I. The PEIR Fails to Adequately Provide Mitigation Efforts in Air Quality

Despite mitigation there would be significant and unavoidable impacts on the community. CBE asks that any program associated with the MAP area improve air quality not worsen it. In addition, CBE asks DRP to build upon the work undertaken through the County's Green Zones ordinance. The County established the "Green Zones Program to promote environmental justice in communities that are disproportionately affected by toxic pollutants and contaminants generated from various land uses over time." These Green Zone districts include all of the unincorporated MAP area communities. As a result, the County has a duty to ensure air quality is not worsened as it is a priority of the Green Zones Ordinance to improve the health and quality of life for residents living near incompatible land uses by establishing more appropriate impact mitigation mechanisms. <sup>5</sup>

During the commenting period of the County's Green Zone ordinance CBE had asked to increase the setback from 500 feet to at least 1000 feet. Again, 500 feet does not do enough to protect sensitive receptors from pollution. The PEIR is correct to acknowledge that air pollution is often cumulative and in the case of the areas of Florence Firestone and Walnut Park, where industry is

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<sup>&</sup>lt;sup>3</sup> Cal. Off. of Environmental Health Hazard Assessment, CalEnviroScreen 4.0, https://oehha.ca.gov/calenviroscreen/report/calenviroscreen-40 (as of Jan. 31, 2023).

<sup>&</sup>lt;sup>4</sup>Los Angeles County Dept. of Regional Planning, prepared by Dudek, Program Environmental Impact Report Los Angeles County Metro Area Plan (Nov. 2022), Project No. PRJ2021-004165, p. 4.3-11 (public review draft) (hereafter PEIR) https://planning.lacounty.gov/site/metroareaplan/wp-content/uploads/2022/11/Los-Angeles-County-Metro-Area-Plan-PEIR.pdf.

<sup>&</sup>lt;sup>5</sup> PEIR, at p. 4.3-12.

close to residential uses, CBE would ask for the County to amend the 500 feet setback in favor of Cont. one that provided more of a buffer. The proposed Program would create significant and unavoidable impacts on the Program Area.<sup>6</sup> This is a major concern, as the entire Program Area for the MAP is considered a Green Zones District. Given there are no mitigation measures for this impact, CBE asks for more analysis and 05-26 information to be given to the public about the possible significant impact. DRP has an obligation and a commitment through the County's Green Zone's ordinance to protecting impacted communities. Lastly, it appears the PEIR does not include updates of California Air Resources Board ("CARB") 2022 Scoping Plan. We ask that California Air Resource Board's Scoping Plan is 05-27 addressed when analyzing how Air Quality will be impacted by this Program Plan.<sup>7</sup> II. The PEIR Raises Concerns on Hazards and Hazardous Materials CBE has long worked on the issue of toxics in the South East Los Angeles area. Due to racist land use practices, many residences in the SELA area abut industrial uses. CBE has addressed concerns about toxics in the Florence-Firestone Transit Oriented District Specific Plan (FFTOD Specific Plan) process and continues do so in the MAP. DRP acknowledges the FFTOD Specific Plan does not contain any policies or goals that address hazards or hazardous materials as a result it is crucial that the MAP does. Since the MAP is a change to land use designations and zones, it is crucial to think about the feasibility of remediation. There are multiple policies that suggest policies along the lines of 05-28 promoting the "reuse and remediation of contaminated sites to residential standards giving priority to sites proximate to residential areas."9 The Florence-Firestone Community Plan seeks to increase the amount and quality of public spaces, ensure that every resident is within easy access of a park space, enhance neighborhood connectivity to parks and public facilities, and provide greenery throughout the community. However, at the same time plans in the MAP for Florence-Firestone area would require for further residential density. Given the need for more green space, but also knowing that there are quite a bit of contaminated sites, what would be the plan moving forward that would be able to balance green space, remediation and housing. Furthermore, the MAP includes POLICY EJ-1.4 Sensitive Land Uses which "[r]equire that proposals for new sensitive land uses, such as residences, schools, senior centers, daycare 05-29 centers, medical facilities, or parks incorporate adequate setbacks or other measures to minimize negative environmental and health impacts. 10 This Policy again recognizes the need to separate

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<sup>&</sup>lt;sup>6</sup> PEIR, at p. ES-6.

<sup>&</sup>lt;sup>7</sup> See California Air Resources Board, 2022 Scoping Plan Documents <a href="https://ww2.arb.ca.gov/our-work/programs/ab-32-climate-change-scoping-plan/2022-scoping-plan-documents">https://ww2.arb.ca.gov/our-work/programs/ab-32-climate-change-scoping-plan/2022-scoping-plan-documents</a> (as of Jan. 31, 2023).

<sup>&</sup>lt;sup>8</sup> PEIR, p. 4.9-15.

<sup>&</sup>lt;sup>9</sup> *Id*.

<sup>10</sup> Id.

residences and sensitive receptors from possible polluting sources. However, DRP has identified the Florence-Firestone area as a site that can possibly provide more residential housing, how will DRP ensure that new housing will be free from existing pollution and hazardous materials. Particularly, when Policy EJ-2.3 Contaminated Sites—promotes the reuse and remediation of contaminated sites to residential standards giving priority to sites proximate to residential areas. Is the County capable of doing such oversight when its current system of oversight of remediation has had its challenges?

A commitment to environmental justice requires looking at the cumulative environmental impacts as well as public health outcomes. DRP has highlighted the presence of pollution in communities like Florence-Firestone and Walnut Park, for the PEIR to accurately address the hazards and hazardous materials the County must also analyze the type of mitigation needed to ensure safe and healthy housing. At this time the PEIR does not provide adequate information as to how the remediation in these contaminated areas will occur, rather DRP only provides what sites they are aware of that may have house hazardous waste. In addition, if DRP is centering this process on equity then it is the responsibility of the County to reconcile the need to develop as well as ensuring the improved quality life of existing EJ communities.

## III. The Program Must Include Public Health Standards That Incorporate Recommendations from the LA County Just Transition Task Force and Office of Environmental Justice and Climate Health.

As the County makes progress toward consolidating regulations that currently exist across multiple platforms and streaming land-use and zoning regulations in the Metro Area Plan ("Program") area, CBE would like to provide recommendations for strengthening the proposed MAP, to ensure the Program is consistent with the formally adopted Los Angeles County Oil Well Ordinance. In addition, CBE urges DRP to work in coordination with the recently formed Office of Environmental Justice and Climate Health to track environmental hazards in frontline communities, and incorporate key recommendations introduced in the LA County Just Transition Task Force Report to ensure timely cleanup and remediation of drill sites countywide.

## 1. PEIR Must Acknowledge Formal Adoption of the Final LA County Oil Well Ordinance.

First, the PEIR was prepared before the LA County Board of Supervisors' final vote to adopt and implement the LA County Oil Well Ordinance, which will prohibit and phase out oil and gas extraction activities throughout unincorporated LA County on a 20-year timeline subject to shortening based on technical amortization studies. In light of this recently formalized Los Angeles County policy, DRP must revise the EIR to acknowledge the effective date of the LA

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<sup>&</sup>lt;sup>11</sup> On September 27, 2022, the Board of Supervisors closed the public hearing and indicated their intent to approve the Los Angeles County Oil Well Ordinance. The ordinance was scheduled for consent and formally adopted on January 24, 2023. This ordinance is effective February 23, 2023; *See* LA County Dept. of Regional Planning, Oil Well Ordinance (May 5, 2022) Project No 2020-000246-(1-5) https://bit.ly/3jpHsvI.

<sup>&</sup>lt;sup>12</sup> The Just Transition Strategy was developed by the LA County-City Just Transition Task Force, co-convened by Los Angeles County and the City of Los Angeles and facilitated by the Just Transition Fund; *See* City and County of Los Angeles facilitated by Just Transition Fund, Los Angeles Just Transition Strategy, (Dec. 5, 2022) <a href="https://bit.ly/3kTVdDq">https://bit.ly/3kTVdDq</a> (hereafter Just Transition Strategy).

County Oil Well Ordinance, and coordinate with the Department of Public Health and the LA County Sustainability Office to ensure the proposed Program does not interfere with pending countywide assessments and technical amortization studies, to analyze existing wells, and track idle and abandoned wells, to begin a process to phase out oil operations and clean up/remediate idle and abandoned oil well sites.

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#### 2. Office of Environmental Justice and Climate Health

Second, the Program should meaningfully acknowledge the LA County Board of Supervisors' recent action to form the LA County Office of Environmental Justice and Climate Health to "coordinate complex, multi-agency environmental responses and sustain prevention activities that empower communities, reduce toxic emissions, and ultimately improve health outcomes." CBE urges DRP to identify how the LA County Office of Environmental Justice and Climate Health can support ongoing community engagement regarding the proposed Program, to ensure community needs and concerns are properly recorded and integrated into the final Program EIR. It is our hope and expectation that the Office of Environmental Justice and Climate Health will work collaboratively with DRP to inform DRP about existing threats to community health and safety such as neighborhood oil drilling operations or housing development projects proposed to be built on contaminated soil. Furthermore, CBE urges the County to invest in programs and resources to help community stakeholders access complex planning and policy documents such as (1) interpretation tools and (2) regular webinars scheduled during accessible times before and after normal working hours, to ensure local county residents can make informed decisions about development projects proposed in their communities.

#### 3. PEIR Must Include LA County Just Transition Taskforce Recommendations

Next, although the PEIR indicates that "[i]n recent years the County has made efforts to better regulate oil and natural gas extraction within the County's unincorporated areas," <sup>14</sup> it does not meaningfully account for LA County's Just Transition Strategy. This strategy, crafted by LA County's Just Transition Task Force, marks the first formal framework for creating a pathway for determining the future of oil drilling sites throughout Los Angeles. LA County's Just Transition Taskforce Report, made up of labor representatives, Tribal National, industry groups, environmental justice organizations, workforce development experts, academic institutions, and state and local government entities, published 19 specific actions, including remediation of brownfields countywide. This report details critical pathways and community-driven strategies to clean up and remediate polluted land, while laying the groundwork for a process that rezones industrial LA County land to promote community-serving spaces and health/sustainable land uses.

For example, the Los Angeles Just Transition Strategy details in "Goal 2: Site Remediation and Reuse," 15 a comprehensive plan to "[p]roperly remediate and monitor impacts of closing oil well sites and integrate co-visioning and input from sovereign Native Nations on whose ancestral

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 $<sup>^{13}</sup>$  Motion by Supervisors Janice Hahn and Hilda L. Solis, Evolving and Advancing the Board Directed Priority: Environmental Justice and Climate Health (Apr. 5, 2022), https://bit.ly/40hj4gp.  $^{14}$  PEIR, p. 4.12-4.

<sup>&</sup>lt;sup>15</sup> Just Transition Strategy, Site Remediation and Reuse, p. 16.

homelands Los Angeles is built... and frontline communities in community visioning, remediation and land use redevelopment planning processes." To advance Goal 2, the Just Transition Strategy directs City and County Planning Departments to collaborate with the Just Transition Task Force to initiate General Plan Amendments that include policies to "guide remediation and redevelopment of former oil sites, triggering community plan updates that abide by State Tribal Consultation Laws and prioritize local and Tribal engagement on a site by site basis." This General Plan Amendment process would require land previously used for oil and gas extraction activities to go through a process that examines what environment/social harms might result from a proposed redevelopment project—coupled with strong community engagement to guide any repurposing of former oil fields.

Additionally, Goal 2 of the Just Transition Strategy lists key principles to guide remediation and redevelopment of drill sites including: (1) "Future land-use redevelopment goals should benefit and center around the needs of the impacted nearby communities and local Native Nations, focusing especially to keep communities in place and avoid displacement, and to facilitate Tribal access to previously inaccessible sites" and (2) "Ensure that social and environmental justice is prioritized by focusing on BIPOC communities and creating outreach methods that are accessible to impacted communities... with awareness of timing constraints." We urge the County to not only consider the Los Angeles Just Transition Strategy, but integrate these vital recommendations into the Program to ensure oil drilling sites are properly cleaned up and remediated once these sites are legally phased out based on a reasonable amortization period.

In sum, although the Program acknowledges the importance of phasing out oil and gas extraction activities throughout unincorporated LA County, it does not reference formal adoption of the final LA County Oil Well Ordinance or meaningfully incorporate the vital LA County policies crafted to safeguard the public good—and how communities are preserved and redeveloped after oil drilling sites are phased out. In addition, the PEIR does not meaningfully address the role of the Office of Environmental Justice and Climate Health in guiding redevelopment in the proposed Program area. We hope DRP works closely with the Office of Environmental Justice and Climate Health, and incorporates core recommendations provided by the LA County Just Transition Task Force, including plans to require rezoning through a General Plan Amendment to promote community-serving land uses, and promote community-driven cleanup and remediation of drill sites. CBE urges DRP to adopt the foregoing recommendations to ensure the MAP area builds on ongoing work to transition away from fossil fuels to a clean energy future that centers community needs and concerns.

#### IV. The PEIR Does Not Adequately Address the Impacts on Population and Housing

CBE members have indicated that resident displacement is an unacceptable outcome for any project or plan put forth in SELA. In the context of the MAP, CBE members are concerned about community displacement specifically in Florence-Firestone and Walnut Park. For CBE members, areas like Florence-Firestone and Walnut Park are also areas where many community organizing campaigns have taken place.

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<sup>&</sup>lt;sup>16</sup> Just Transition Strategy, Site Remediation and Reuse, p. 18.

 $<sup>^{17}</sup>$  *Id*.

<sup>18</sup> Id.

The Project would implement the land use and zoning changes set forth in the recently adopted Housing Element, which required upzoning to accommodate additional dwelling units beyond the existing residential development capacity of the Metro Planning Area. These land use and zoning changes are required to meet the County's 6<sup>th</sup> Cycle Regional Housing Needs Allocation (RHNA). The Metro Area Plan includes land use changes that would facilitate development of approximately 30,968 additional dwelling units within the Project area. The build of these dwelling units would result in approximately 108,390 additional Project area residents.<sup>19</sup>

The Plan acknowledges that Metro Area residents tend to be lower-income, predominantly minority, and reside overwhelmingly in underserved, low-resource neighborhoods and as such the Plan must reflect the community's needs. There seems to be a disconnect between the Plan and the PEIR. The Plan explicitly states that it will be focusing on broader housing policies on formulating robust community benefits programs and tenant displacement protections. <sup>20</sup> The Plan also seems to be astutely aware that [t]he burden of Countywide housing supply expansion via significant upzoning belongs not within the vulnerable tenant-tenured neighborhoods of the Metro Area, but rather the resource-rich neighborhoods scattered across broader Los Angeles County." <sup>21</sup> Yet, that sentiment of ensuring tenant stability and not requiring the MAP area to hold a larger portion of the housing seems to be lost in the PEIR.

The County must demonstrate adequate capacity for 90,052 units and because the County can only accommodate 39,007 units, the RHNA gap of approximately 51,000 units will be accommodated by a rezoning program<sup>22</sup> The Program-related population growth in Florence-Firestone is 33,331 residents<sup>23</sup> whereas the increase in dwelling units is only 9,523 and 1,037 additional jobs. These numbers also seem to reflect the main concern CBE members also have; with the increase of housing development will that increase the size of the units being built. CBE members have raised that many families in SELA are multi-generational and as such there is a need to be housed in larger units versus one bedrooms and studios. As mentioned in the PEIR, areas like SELA experience overcrowding. Overcrowding in units in SELA were one of the major sources of community spread in the first year of the pandemic.

CBE members have expressed priority on very low income and extremely low-income housing. Currently, many residents of the Florence-Firestone area experience rent burden and with the proposed rezoning of community, there are fears that adding housing in areas where housing has not typically been and not requiring them to be set aside for low-income residents will create a boom for land speculation for the once industrial land. In addition, the concentration of lower income residents without other amenities also raises fair housing concerns specifically are other areas in unincorporated county taking their fair share of housing needs? We know that areas like Florence-Firestone and Walnut Park are already some of the densest populations in the County, is it logical to continue building more density in areas that are in deep need of land remediation from prior industrial use?

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<sup>&</sup>lt;sup>19</sup> PEIR, p. ES-3.

<sup>&</sup>lt;sup>20</sup> PEIR, p. 1-9.

<sup>&</sup>lt;sup>21</sup> Id.

<sup>&</sup>lt;sup>22</sup> PEIR, p. 2-8

<sup>&</sup>lt;sup>23</sup> PEIR, p. 4.14-12.

In developing new housing proposals in the MAP area it is also crucial to think about how housing is impacted by nearby sources of air pollution. Again, as sites for housing development are later determined it crucial for DRP to enforce appropriate setback, barriers, landscaping, ventilation systems and other measure to reduce residents' exposure to air pollutants. <sup>24</sup> Again, the MAP area are Green Zone Districts and because of that distinction, these communities are impacted by multiple sources of pollution. With added housing development DRP must ensure safe and healthy homes for existing and future residents of the region.

The summary of the MAP impacts finds that the cumulative effect on housing and/or population resources would have a significant and unavoidable impact on the community. The PEIR provides that no mitigation measure is feasible. <sup>25</sup> This finding seems to indicate that displacement is likely to happen despite the PEIR finding that "displacement is less than significant". <sup>26</sup> Based on this impact to the community the Program must be revised or cannot go forward as is.

#### V. The PEIR Fails to Adequately Plan for Future Green Space

The lack of parks is a significant issue in Florence-Firestone and Walnut Park. The average park space in Florence-Firestone is 1.2 acres per 1,000 residents. In Walnut Park the acreage is even worse with only 0.1 acres of parkland per 1,000 residents. Both statistics are lower than the countywide average of 3.3 acres per 1,000 residents, and much lower than the Los Angeles County General Plan's goal of 4 acres per 1,000 residents.<sup>27</sup>

CBE members have worked with the County and other non-profit organizations to increase green space in SELA. Access to green space is a priority for members, but green space does not appear to be a priority of the MAP. Particularly because there is a proposal to increase dwelling units and population there must be a plan to ensure new residents to the area will have access to green space. Otherwise, development without green space will just exacerbate the issue of the region being park poor. CBE asks DRP to reassess their commitment to green space and have that reflected in the PEIR.

#### VI. Concerns Regarding New Land Use Changes, Programs, Policies

DRP is presenting three proposals to change the zoning, which would impact future development in unincorporated County. These three proposals are rezoning for residential and mixed use, Accessory Commercial Units, and Life Sciences Park (LSP) and Artisan Production and Custom Manufacturing (M-0.5).<sup>28</sup>

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<sup>&</sup>lt;sup>24</sup> PEIR, p. 4.3-34.

<sup>&</sup>lt;sup>25</sup> PEIR, p. ES-20.

<sup>26</sup> Id.

<sup>&</sup>lt;sup>27</sup> PEIR, p. 4.15-20; LA County Dept. of Parks & Recreation, Los Angeles Countywide Comprehensive Park & Recreation Needs Assessment, Appendix A Unincorporated Florence-Firestone Study Area Profile, (May 9, 2016) https://lacountyparkneeds.org/wp-content/root/FinalReportAppendixA/StudyArea\_080.pdf.
<sup>28</sup> PEIR, p. 4.15-25.

As mentioned in the Hazards and Hazardous Materials section of the PEIR quite a bit of the MAP area is impacted by some type of contamination. In focusing on Florence-Firestone this issue of industrial lands and a legacy of contamination comes front and center. Through the development of the FFTOD there is a desire to increase density and build along existing rail/transit stops. Florence-Firestone has historically been a place of industrial lands and in rezoning for resident and mixed use would that ensure proper remediation of the land is provided? Similarly, even if once industrial land is rezoned for Artisan Production and Custom Manufacturing are those sites repurposed in a manner where contamination is contained and does not impact surrounding community?

Incentivize infill development in urban and suburban areas that revitalizes underutilized commercial and industrial areas is related to rezoning for residential and mixed use. <sup>29</sup> When one pairs this policy with the knowledge of numerous hazardous sites/or once contaminated sites in the MAP area this desire to build infill may fast track housing in areas that still needs remediation. Without having clear metrics of remediation and proper oversight and accountability for remediation this suggestion to incentivize infill development may create public health issues down the line.

CBE is currently in conversation with the Federal EPA to look at possible contamination that may arise to the level of Superfund proportions along the Walnut Park/Florence-Firestone border. In instances of this type of possible contamination would that influence how rezoning would occur in the Walnut Park/Florence-Firestone area? CBE is not opposed to development but development that does not keep in mind the existing environmental constraints has the potential of creating public health issues. Before planning for new development there must be a plan to deal with the existing toxic legacy of industry in the region.

While CBE applauds DRP for designing creative solutions in ensuring that unnecessary polluting facilities are distanced from residences, there remains the concern that the type of land use change would spur displacement and gentrification. Again, in looking at Florence-Firestone and a move to change the zones from industrial to Artisan Production and Custom Manufacturing, it would be helpful to get more data as to what jobs would those impact. The Plan seems to suggest that residents can simply change to different jobs and walk to these jobs. However, it would be helpful to know what other types of job training that the County can offer so that these new job opportunities can benefit existing community members.

Accessory Commercial Units would be beneficial for property owners who live in their communities and own their buildings. However, in many parts of the MAP area these are communities that might not own their home. As a result, will ACUs play a role in gentrification without having very robust tenant protections. In addition, there is no rent control or rental protection for community. Can ACUs include some form of community stability or community benefit program to avoid exploitation of vulnerable tenants that might be interested in leasing an ACU?

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<sup>&</sup>lt;sup>29</sup> PEIR, p. 4.14-5.

Lastly, CBE appreciates that any land use change reflects the work that has already been done through the County Green Zones Program. <sup>30</sup> Ensuring all land use changes in the MAP area are consistent with the Green Zones ordinance is a step forward in the right the direction, but the Green Zones ordinance does not encompass all things environmental justice. DRP must make a commitment that with any program that is established in the MAP area that it prioritizes environmental justice.

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#### VII. Addressing Transportation Issues in the MAP Area

The PEIR acknowledges that many of the issues in the MAP Area are interconnected and one such issue is Transportation. Transportation hits upon issues of air pollution, recreation, safety and green space to name a few interconnected issues.

Truck traffic has impacted the SELA region for decades. Trucks are responsible for carcinogenic emissions that also cause a wide array of health issues. One way to manage the pollution and the safety of traffic is to prohibit industrial uses from using residential streets for truck access and parking. The issue of truck traffic came up during Green Zones discussions and while CBE agrees that excluding truck traffic from residential neighborhoods would be beneficial, the PEIR should include measures for interagency monitoring for the presence of trucks. In addition, would other coordination from agencies like AQMD be required or should DRP specify enforcement action?

When thinking of transit in communities CBE agrees that transit stations should be seen as assets that can include different amenities at transit stops as well enhance the local environment. CBE also sees as an opportunity to showcase community/local artists at these stops. Also, increasing pedestrian and bicycle connectivity is a great way to implement active transportation infrastructure. It is crucial for neighborhoods like Florence-Firestone, where there is increased truck traffic, these amenities also include protected bicycle lanes in order to reduce collisions. CBE also wants to ensure that walkable streets incorporate accessibility to all people.

Many CBE members in the SELA area have work in cities in Vernon and Commerce, and while many of LA Metro's transit plans look at connectivity to downtown Los Angeles, there is a missed opportunity here to connect MAP area communities to existing job centers like those in Vernon and Commerce. Car dependence in the community is also tied to where community members need to drive to and without clear public transportation options to those sites it becomes more challenging for residents to rely solely on public transportation. In addition, with car dependence becomes challenges with parking. While much of the MAP advocates for the reduction of parking, sparse parking in Florence-Firestone becomes magnified. CBE recognizes the need to move away from overdependence on fossil fuel transportation methods but there is an equity issue at this core regarding public transit and parking. Transit and parking must be addressed with more focused community groups and outreach. Parking is an issue that must "[c]onsider environmental justice and public health outcomes to disadvantaged and low-income communities during the decision-making process.<sup>32</sup>

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<sup>&</sup>lt;sup>30</sup> PEIR, p. 4.11-49.

<sup>31</sup> PEIR, p. 4.3-33.

<sup>&</sup>lt;sup>32</sup> PEIR, p. 4.11-23.

Similarly, more community outreach and discussion is required for residents to understand Freeway Caps. Adding green space is necessary to mitigate the urban heat island effect but again there is an issue as to where green space is sited and appropriate pollution measures in developing freeway caps. This is an area that CBE members have flagged as wanting to discuss further with DRP staff.

VIII. Other Issues flagged in the PEIR

CBE members were concerned about issues of air pollution, hazardous materials, housing, green space, and transportation. However, that did not limit members concerns about all issues that were covered in the PEIR.

For instance, members had questions regarding Geology and Soil and how this PEIR correlates to the County's Safety Plan. CBE would like more information for mitigation to soil erosion and

For instance, members had questions regarding Geology and Soil and how this PEIR correlates to the County's Safety Plan. CBE would like more information for mitigation to soil erosion and how extensive development in MAP area sites can exacerbate soil issues. Also, there appears to not be any issues regarding soil grading since much of the MAP area is built out completely, but in instances where demolition or excavation occurs what are mitigation measures to ensure that soil that may possibly be contaminated does not circulate in the community. CBE members bring their experience in working around brownfields and contaminated sites to know that disturbing soil that is may be contaminated can cause significant public health issues. Again, in instances where a site is known to be contaminated due to prior uses is there a mandatory process that would be needed to be down to ensure that the appropriate remediation occurs.

Similarly, there is a concern regarding Hydrology and Water Quality. CBE commends the proposed improvements to draining systems in the region, however, concerns as to the timeframe for these improvements. In the process of improving pipeline infrastructure, how will waste be rerouted and where will that route be? Also, CBE members are concerned with water contamination in Florence-Firestone and Walnut Park. While the PEIR's analysis finds this type of contamination does not rise to the level of significant impact, there is still the existence of contamination. Since, Florence-Firestone and Walnut Park are recognized as Green Zones districts and environmental justice communities it is imperative that projects contemplated for these areas also improves the quality of life for current residents. Again, CBE has been in conversation with the Federal EPA which has also been investigating into water contamination. The PEIR should provide community specific goals and policies related to hydrology and water quality.<sup>33</sup>

#### IX. The PEIR Provides Inadequate Alternatives for the Community to Consider

There are three alternatives to the proposed Program and they include: Alternative A-No Project/Buildout According to Adopted Plans; Alternative B-Elimination of Accessory Commercial Units; and Alternative C-Housing Element/RHNA Only.<sup>34</sup> While there are many concerns about the PEIR since it flags issues like significantly impacting air pollution, hazardous materials, and even housing and population, there is no alternative that looks at ensuring the

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<sup>&</sup>lt;sup>33</sup> PEIR, p. 4.10-22.

<sup>&</sup>lt;sup>34</sup> PEIR, p. ES-26.

improvement of quality life for existing community members. The PEIR is mainly focused on developing more in the MAP area.

Currently, the MAP area is nearly a third of the population, with around 303,045 people. The entire unincorporated County is close to a one million people, but the land is spread out amongst many parcels of land. The PEIR points out the MAP area is some of the densest part of the County and the most impacted by multiple sources of pollution, but there does not appear to be an alternative that would improve those conditions.

CEQA is a vehicle to ensure public participation and it appears that through an even more robust CEQA process an alternative that reflects the larger MAP area communities' concerns could be drafted.

#### X. CONCLUSION

We appreciate the opportunity to comment on the Draft PEIR for the MAP. We look forward to working with DRP to address the concerns and comments provided above.

Sincerely,

Jennifer Ganata Idalmis Vaquero Theodore Caretto Attorneys representing

Communities for a Better Environment

Maria Patiño Gutierrez Director of Policy and Research Equitable Development

Strategic Actions for a Just Economy

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#### **Response to Comment Letter O5**

Communities for a Better Environment (CBE) and Strategic Actions for a Just Economy (SAJE)

Jennifer Ganata, Idalmis Vaquero, Theodore Caretto, and Maria Patiño Guiterrez

July 28, 2023

- This comment introduces the organizations CBE and SAJE. This comment refers to previous comments submitted by CBE on March 17, 2022 and January 31, 2023. The comment letter submitted on January 31, 2023 is appended to the July 28, 2023 comment letter. As discussed above in Section 2.1, Introduction, in accordance with State CEQA Guidelines Section 15088.5(f)(1), as the Recirculated Draft PEIR wholly replaced the 2022 Draft PEIR, the previous public comments received on the 2022 Draft PEIR (although a part of the administrative record) do not require a written response in the Final PEIR. As such, only new comments received on the Recirculated Draft PEIR (i.e., those received during the 45-day public review from June 12, 2023, to July 28, 2023) are responded to in this chapter of the Final PEIR. As these comments have been resubmitted, previous comments on content and analysis applicable to the Recirculated Draft PEIR are responded to below. Previous comments that are specific to the content and analysis provided in the 2022 Draft PEIR are not responded to in detail.
- O5-2 This comment relates to the public outreach process related to the Metro Area Plan. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- 05-3 Regarding the public review process for the Recirculated Draft PEIR, the County complied with the State CEQA Guidelines by providing opportunities for early participation in the environmental review process. Regarding the stated concerns related to public participation/engagement, the public outreach efforts conducted in support of the PEIR have been and continue to be in conformance with the substantive and procedural requirements of CEOA and the State CEOA Guidelines. The County complied with the State CEQA Guidelines by providing opportunities for early participation in the environmental review process. Specifically, in accordance with Section 15082(a) of the State CEQA Guidelines, the County circulated a Notice of Preparation (NOP) on February 14, 2022 to the State Clearinghouse, public agencies, and other interested parties for the required 30-day review and comment period. The purpose of the NOP was to formally convey that the County, as the lead agency, solicited input regarding the scope and proposed content of the Metro Area Plan PEIR (referred to herein as the "2022 Draft PEIR"). The NOP was filed and posted at the office of the Los Angeles County Registrar-Recorder/County Clerk (County Clerk) and published in Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. During the public review period, hardcopies of the NOP were made available for public review at the East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King, Jr. Library, Willowbrook Library, and City Terrace Library. A digital copy of the NOP was also made available on the County Planning website. Additionally, the County held a virtual public scoping meeting on March 2, 2022, to facilitate public review and comment on the Project. The NOP included an invitation to agencies and the public to review and comment on the NOP. All NOP comments relating to CEOA were reviewed and the issues raised in those comments were considered in the preparation of the 2022 Draft PEIR (and Recirculated Draft PEIR, discussed below). A copy of the NOP is included in Appendix A-1 and the comment letters received in response to the NOP are included in Appendix A-2 of the Recirculated Draft PEIR.

Prior to circulation of the Recirculated Draft PEIR, the County circulated the Metro Area Plan Draft PEIR for public review from November 17, 2022, through January 16, 2023, which exceeded the 45-day minimum required by CEQA. However, the County continued to accept public comments on the Draft PEIR that were received by January 31, 2023, before 5:00 pm. A Notice of Completion (NOC) and Notice of Availability (NOA) of the 2022 Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers*. Hardcopies of the 2022 Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King Jr. Library, and Willowbrook Library. The 2022 Draft PEIR was also posted on County Planning website for public review.

After the conclusion of the 2022 Draft PEIR public comment period, the County elected to revise the Metro Area Plan to reflect County-driven revisions and to address comments received during and after the public review period for the 2022 Draft PEIR. The County subsequently prepared and released the Recirculated Draft PEIR for a 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. The Recirculated Draft PEIR provided a comprehensive analysis of the revised Project, examining each resource on an individual basis throughout the document. All chapters and sections of the 2022 Draft PEIR, inclusive of all resource areas in the CEQA Guidelines Appendix G Environmental Checklist, were updated to reflect the revised Project information as well as changes to the environmental analyses. In accordance with State CEQA Guidelines Section 15088.5(f)(1), the Recirculated Draft PEIR wholly replaced the 2022 Draft PEIR. Per State CEQA Guidelines Section 15088.5(g), Section 1.4 of Chapter 1, Introduction of the Recirculated Draft PEIR provided a summary of the revisions made to the previously circulated 2022 Draft PEIR and incorporated into the Recirculated Draft EIR.

A NOC and NOA of the Recirculated Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in *Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel*, and *La Opinion* newspapers. Hardcopies of the Recirculated Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: AC Bilbrew Library, City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Library, Huntington Park Library, Woodcrest Library, and Willowbrook Library. The Recirculated Draft PEIR was also posted on the County Planning website for public review.

Furthermore, certification of the Final EIR and the adoption of the Metro Area Plan will be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final EIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission who will accept public comment on the PEIR, Metro Area Plan, the zoning, and the Implementation Ordinance and make a recommendation to the County Board of Supervisors. As such, these public hearings would be notified to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.). Thus, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR. No changes to the Project Description or Recirculated Draft PEIR analysis are required as a result of this comment.

Regarding stated concerns related to air quality and health risk impacts, the PEIR addresses the potential impacts associated with local criteria air pollutant emissions and toxic air contaminants (TACs) during construction and operational activities. However, the programmatic nature of the PEIR does not include site-specific level analysis. As such, the potential health risk of exposing sensitive receptors cannot be estimated with a level of accuracy. Thus, even with implementation of mitigation measure (MM)-4.3-1 and MM-4.3-2, existing regulations and proposed goals and policies to reduce impacts, the Project impacts at the program level would remain significant and unavoidable because at this level of review, the exact location, orientation, number, and timing of individual projects and/or infrastructure improvements that could occur as a result of the Metro Area Plan are unknown.

Regarding stated concerns related to applicable mitigation measures, it was determined that construction of future development projects from implementation of the Project could potentially exceed the South Coast Air Quality Management District's (SCAQMD'S) mass daily construction thresholds for VOC and NOx, as shown in Table 4.3-6 of Section 4.3.2.4, Impact Analysis of the Recirculated Draft PEIR. In addition, the operation of any future development projects, as allowed by the Project, would exceed the SCAQMD mass daily operational thresholds for VOC, NOx, CO, PM10, and PM<sub>2.5</sub>, for full operational buildout of the Project and for a combined construction and operational scenario, as detailed in Table 4.3-7 of Section 4.3.2.4 of the Recirculated Draft PEIR. As set forth in MM-4.3-1 and MM-4.3-2 in Section 4.3.2.6, Mitigation Measures, of the Recirculated Draft PEIR, if during subsequent project-level environmental review, construction- or operation-related criteria air pollutants (respectively) are determined to have the potential to exceed SCAQMD's construction mass daily thresholds, the County shall require applicants for new projects that exceed those thresholds to incorporate appropriate mitigation measures to reduce or minimize air pollutant emissions. These measures are in addition to and go beyond required compliance with applicable SCAQMD rules and regulations, including but not limited to Rule 445 (Wood Burning Devices), Rule 1401 (New Source of Toxic Air Contaminants), Rule 1110.2 (Emissions from Gaseous- and Liquid-Fueled Engines), Rule 1153.1 (Emissions of Oxides of Nitrogen from Commercial Food Ovens), Rule 2305 (Warehouse Indirect Source Rule), and Rule 1146 (Emissions of NOx from Small Industrial, Institutional, and Commercial Boilers, Steam Generators, and Process Heaters).

- O5-5 Regarding stated concerns related to a community-member survey for air quality, this comment does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O5-6 Regarding stated concerns related to mitigation for potential air quality impacts, this comment correctly states the Project would result in significant impacts related to air quality from criteria air pollutant and TAC emissions from implementation of the future development projects. As previously stated in response to Comment O5-4, MM-4.3-1 and MM 4.3-2 would reduce air quality pollutants in future development projects and go beyond established SCAQMD Rules and regulation.

Regarding stated concerns that proposed Project alternatives are "not an effective measure for mitigation" and would not "significantly reduce air quality emissions", Section 4.3 of the Recirculated Draft PEIR sets forth all feasible mitigation measures for potential impacts at this programmatic level of review. These mitigation measures were prepared in coordination with and subject to the review of SCAQMD prior to the issuance of the document for public review. As discussed in the Section 6.1 of the

Recirculated Draft PEIR, CEQA requires that an EIR "describe a range of reasonable alternatives to the project, or to the location of the project, which would feasibly attain most of the basic objectives of the project but would avoid or substantially lessen any of the significant effects of the project, and evaluate the comparative merits of the alternatives" (State CEQA Guidelines Section 15126.6[a]). Under the environmentally superior alternative (i.e., Alternative C), potential impacts to air quality would be less than the proposed Project. In addition, Alternative C would eliminate the significant and unavoidable impact for odor emissions under the Project. As such, Alternative C would (1) eliminate a significant and unavoidable impact to air quality and (2) further reduce air quality impacts which were found to be significant and unavoidable under the proposed Project.

O5-7 Regarding stated concerns related to hazards and hazardous materials, this comment correctly states that the Project would result in significant impacts related to reasonably foreseeable upset and accident conditions involving the release of hazardous materials or waste into the environment (specifically pertaining to soil and groundwater contamination). However, this comment incorrectly states that the Project would also result in significant impacts related to the routine use, transport, or disposal of hazardous materials, hazardous emissions near sensitive land uses, and properties on a list of hazardous sites.

As discussed on pages 4.9-43 and 4.9-44 of Section 4.9, Hazards and Hazardous Materials of the Recirculated Draft PEIR, due to required compliance with applicable regulations, the future use of hazardous materials would not pose a significant risk to the public or environment through the routine transport and use or disposal of hazardous materials. All hazardous materials must be used, stored, and transported in accordance with manufacturers' instructions and handled in compliance with federal, local and state requirements as summarized in Section 4.9.1.1 of this Recirculated Draft PEIR. Rezoning the currently commercial land uses to mixed-use to allow for residential development would not expand or increase risks associated with hazardous materials or otherwise result in changes to existing requirements for the transport, use or disposal of hazardous materials.

05-8 The comment states concern for the change in development types and intensity. As discussed on pages 4.9-50 through 4.9-51 of the Recirculated Draft PEIR, the Project would not result in new industrial uses on properties that are not already zoned for industrial, and no expansion of industrially-zoned land area would occur beyond the existing condition. The Project would not introduce industrial businesses into areas that were previously residential/commercial or other uses and would therefore not expose new sensitive receptors to industrial uses. Although the future projects under the proposed Industrial Program could include new industrial developments that could emit hazardous emissions or handle hazardous or acutely hazardous materials, substance, or waste within one-quarter mile of sensitive land uses, these activities would be conducted in accordance with all applicable regulations and permit requirements. The implementation of the Program 10, Industrial Land Use Strategy Program is anticipated to increase land use compatibility with sensitive receptors through facilitating cleaner industries in areas with existing industrial zones and impacts would be less than significant. Further as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

Regarding properties on a list of hazardous sites (i.e., Cortese List sites; page 4.9-52 of the Recirculated Draft PEIR), in accordance with County's regulations, future site-specific development projects would be required to undergo a review and approval through the County's site plan review process prior to the issuance of any building permit. If a future development site is on a list of hazardous materials compiled pursuant to Government Code Section 65962.5, Building and Safety clearance would include verification of site remediation and regulatory clearance that would allow development to occur. Therefore, impacts related to properties on a list of hazardous sites would be less than significant.

The presence of soil/groundwater contamination in the Project area is disclosed in the Recirculated Draft PEIR under existing conditions and in and of itself, would not constitute a significant environmental impact under CEQA. The impact determinations set forth in the Recirculated Draft PEIR are specific to the potential Project impacts, including whether the Project would result in significant impacts related to reasonably foreseeable upset and accident conditions involving the release of hazardous materials or waste into the environment, which includes exposure to existing contamination. As discussed on pages 4.9-46 and 4.9-47, adherence to the County's permitting process and compliance with applicable laws related to asbestos-containing materials, lead-based paint, and/or PCBs rules prior to and during demolition of existing buildings and structures would limit public exposure to hazardous materials and would ensure that no significant hazards to the environment would occur. However, as discussed on pages 4.9-48 through 4.9-50, unknown contamination may be present within soils and/or groundwater beneath currently developed properties. While investigations into potential soil/groundwater contamination and subsequent site remediation are common requirements for infill development and redevelopment of industrial properties, these measures do not ensure that all impacts from future projects would be mitigated to a level of less than significant.

Future non-discretionary projects that would be implemented under the Metro Area Plan would be subject to applicable federal, state and local regulations; however, these non-discretionary projects would not necessarily be subject to CEQA review, additional environmental assessments, or mitigation measures. As such, even with implementation of existing regulations, applicable Metro Area Plan goals and policies, and MM-4.9-1 (included on pages 4.9-59 and 4.9-60 of the Recirculated Draft PEIR), potential impacts related to the creation of a significant hazard to the public or the environment due to hazards associated with contaminated sites would be significant and unavoidable because it is not possible to ensure the successful avoidance of all hazards associated with upset or accidental conditions where new development may occur.

Regarding concerns related to MM-4.9-1, Environmental Site Assessment and potentially significant hazards/hazardous materials impacts, as discussed above in response to Comment O5-8, future non-discretionary projects that would be implemented under the Metro Area Plan would be subject to applicable federal, state and local regulations; however, these non-discretionary projects would not necessarily be subject to CEQA review, additional environmental assessments, or mitigation measures. As such, it is not possible to ensure the successful avoidance of all hazards associated with upset or accidental conditions where new development may occur, and impacts would remain significant and unavoidable.

Regarding the comment's stated concern about the "ever-growing list of CEQA streamlining initiatives", the implementation of the Metro Area Plan would not increase or decrease the availability of CEQA streamlining options available to developers. However, per Section 15300.2(e) of the State CEQA Guidelines, categorical exemptions cannot be used for projects located on a hazardous waste site (i.e.,

a site which is included on any list compiled pursuant to Section 65962.5 of the Government Code, also known as the Cortese List). Further, many other exemptions or streamlining opportunities require preparation of a Preliminary Endangerment Assessment (PEA), which is a process that determines if there has been a release of a hazardous substance that presents a risk to human health or the environment. The PEA provides basic information, includes a Work Plan that describes the work to be done and a Report of the results, and makes conclusions about the PEA data. Therefore, streamlining opportunities are generally limited by the requirement to address potential hazards at a project site.

The commenter also states that residual contamination may exist on closed Cortese List sites and that other unknown contamination may be present on sites that are not currently listed. These concerns are acknowledged on page 4.9-52 of the Recirculated Draft PEIR. As discussed above in response to Comment O5-8, future site-specific development projects would be required to undergo review and approval through the County's site plan review process prior to the issuance of any building permit(s). If a future project site is included on the Cortese List, County Building and Safety would require verification of site remediation and regulatory clearance prior to issuance of a building permit. The Recirculated Draft PEIR therefore concludes that impacts related to Cortese List sites would be less than significant. However, the Recirculated Draft PEIR acknowledges that unknown or residual contamination may still exist; therefore, the Project could result in a significant hazard to the public through reasonably foreseeable accident or upset conditions.

- **05-10** This comment relates to the policies set forth in the Metro Area Plan, using Policy 13.5 as an example, and states a need for anti-displacement policies. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- **05-11** The comment states concerns related to the potential for displacement and gentrification and requests mitigation for displacement. This comment incorrectly states that the significant and unavoidable impact discussed in Section 4.14, Population and Housing of the Recirculated Draft PEIR is related to the potential for displacement.

According to State CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project are not within the scope of required environmental analysis. Because socio-economic implications are not considered impacts on the environment under CEQA, no mitigation measures would be appropriate. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Threshold 4.14-2 of Section 4.14 of the Recirculated Draft PEIR includes an analysis of the Projects potential to "displace substantial numbers of existing housing, especially affordable housing". However, in accordance with CEQA, the analysis is focused on the potential for displacement to result in physical changes in the environment (e.g., result in construction of new homes), and not potential socio-economic implications. As provided in Recirculated Draft PEIR Section 4.14, the Project is implementing provisions of the Housing Element (i.e., the RHNA) through proposed land use and zone changes to allow more dense residential development to occur in the future. The vast majority of sites were previously identified as part of the Housing Element's "adequate sites" program, which involved a rigorous screening process (see Recirculated Draft PEIR Appendix B-3, Buildout Methodology, for further details regarding the Housing Element's site selection and screening process). As a result of this process, displacement of existing housing and residents would be less likely to occur. In addition,

there are other mechanisms in place to ensure that if temporary displacement occurs, the new units constructed would be affordable to previous tenants. This is particularly applicable to lower-income tenants who may be more vulnerable to potential displacement. For example, the County's Affordable Housing Preservation Ordinance requires that units that are on sites that are occupied by extremely low, very low, or lower income tenants, be replaced with units that are affordable at the same income level or below. Thus, impacts related to the substantial displacement of existing housing and people would be less than significant and no mitigation is required. However, as discussed under Threshold 4.14-1 of Section 4.14, as a result of proposed land use and zone changes, the Project would result in substantial unplanned population growth. There are no feasible mitigation measures to reduce the impacts associated with population growth to a less than significant level. As such, impacts would remain significant and unavoidable.

This comment states recommendations for anti-displacement policies set forth in the Metro Area Plan and recommends implementation of the rezoning of heavy industrial close to residences as shown in the rezoning maps. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration. Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

The comment related to implementation of the RHNA is addressed above in responses to Comment 05-11. The comment related to public engagement on the Metro Area Plan is addressed above in response to Comment 05-2.

05-13 This comment discusses overcrowding and includes a question regarding the number of proposed dwelling units and Project-related employment compared to the Project-related increase in population. As discussed in further detail in Appendix B-3 of the Recirculated Draft PEIR, the residential buildout population for each of the Project area communities was arrived at by multiplying the total number of facilitated dwelling units in each community by an assumed persons per household rate of 3.5. Regarding employment, the estimates mentioned by the commenter are strictly for Project-related employment (i.e., employment generated as a result of the potential future uses under the Industrial Program and operation of ACUs). However, Project-related employment is not the sum-total employment growth anticipated to occur in the Project area. As shown in Table 4.14-5 of Section 4.14 of the Recirculated Draft PEIR (page 4.14-21), according to the County General Plan, the County anticipates a total of 103,578 jobs in the Project area by 2035, which accounts for an increase of 47,346 jobs between 2020 and 2035. This is in addition to the 3,391 estimated jobs generated as a result of Project implementation. Note that the County General Plan only provides employment estimates for the planning area as a whole, and not for each individual community within the Project area; therefore, only Project-related employment is broken down by community in Table 3-6 of Chapter 3, Project Description.

Regarding the request for increasing the size of units being built, this requested policy action does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. This comment also provides additional recommendations regarding rezoning and development standards to reduce potential exposure to air pollutants. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- 05-14 Regarding the stated concern that the Recirculated Draft PEIR "fails to adequately plan for future green space," although the Project does not propose any direct development of parks or recreation areas, the Project includes various goals and policies, such as Goal LU 9, HW/EJ 1, HW/EJ 2, HW/EJ 5, TOD 1, and S/CR 3 and Policies LU 5.2, LU 9.1, HW/EJ 1.1, HW/EJ 2.1, TOD 1.3, and S/CR 3.5 that would address future development related to park services by promoting the establishment of future parks and improving safety and well-being in and around park and recreational facilities. The Project also includes Program 1, Freeway Cap Parks, to study the feasibility of development of freeway cap parks to provide open space, reestablish severed connections, and offer community serving amenities, while simultaneously screening the freeway from the community. Section 4.16 of the Recirculated Draft PEIR acknowledges the lack of parks and recreational facilities under existing conditions. Implementation of the Project would result in population growth that would increase demand for and use of parks and recreational facilities and further reduce the parkland service ratios for all Project area communities. However, the extent to which the County can implement parks, trails, and other recreational facilities is related to available funding for land acquisition, construction, operations, maintenance, and programming. Regarding the request for increasing green spaces, this requested policy action does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- O5-15 The comment states concerns related to increasing green infrastructure, "greenification," and the potential for gentrification. As discussed above in response to comment O5-10, economic and social implications of the Project, such as gentrification, are not within the scope of the required environmental analysis under CEQA.

The comment requests more information related to "underutilized spaces", specifically related to Policy HW/EJ 2.1. The Metro Area Plan is a program-level policy document that does not propose any project-specific development. The Project's proposed goals and policies would not result in direct or indirect impacts on the environment but would either encourage future projects to incorporate these beneficial components (e.g., incorporate public art) and/or would encourage policy makers to consider future actions (e.g., consider freeway cap parks).

- Regarding the commenter's concerns related to freeway cap parks, the Recirculated Draft PEIR includes quantitative and qualitative analyses associated with implementation of the Metro Area Plan, which is a program-level policy document that does not propose any project-specific development. Although the Metro Area Plan includes programs to study the feasibility of future actions (e.g., Program 1, Freeway Cap Parks), future implementation of any contemplated programs is not guaranteed. Thus, these programs are not a reasonably foreseeable consequence of the Project under review and the potential physical changes in the environment resulting from the Metro Area Plan Programs (with the exception of Program 10) are too speculative to forecast at this time.
- O5-17 This comment further highlights community concerns related to a lack of green space. The Project's potential impacts regarding parks and recreational facilities are addressed in Section 4.16, Recreation of the Recirculated Draft PEIR. As discussed above in response to Comment O5-14, although the Project does not propose any direct development of parks or recreation areas, the Project includes various goals and policies that would address future development related to park services. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- O5-18 Regarding the commenter's request for additional maps, figures showing the existing General Plan land use and zoning conditions within each Project area community are provided in Chapter 2, Environmental Setting, of the Recirculated Draft PEIR (see Figures 2-3A through 2-4G). Land use and zoning information is also available on the County Planning website at: https://planning.lacounty.gov/maps-and-gis/.
- This comment correctly summarizes certain findings set forth in Section 4.17, Transportation, of the Recirculated Draft PEIR, as well as NOP comment letters received from the California Department of Transportation (Caltrans) and the Los Angeles County Metropolitan Transit Authority (Metro) provided in Appendix A-2 of the Recirculated Draft PEIR. The Caltrans and Metro comment letters were considered in preparation of the Recirculated Draft PEIR. For example, through proposed rezoning in transit oriented districts, the Project would allow for higher-density residential uses near existing transit, which is a key component of transportation demand management. As stated in Section 4.17, the Project would also not conflict with Metro's adopted plans and policies, including but not limited to the Los Angeles Metro 2020 Long-Range Transportation Plan, Los Angeles Metro Short-Range Transportation Plan, and the Los Angeles Metro Complete Streets Policy.

This comment also suggests that additional analysis is needed in the Recirculated Drafty PEIR due to concerns regarding pedestrian and biker safety. The Metro Area Plan is a programmatic policy document and does not propose site-specific projects, and the Recirculated Draft PEIR includes a programmatic level of environmental analysis. The Project would facilitate the implementation of programs, goals, and policies as well as Project-related growth across the Metro Planning Area, but does not propose pedestrian or bicycle improvements. Any new transportation facilities or improvements to roadway facilities associated with future individual projects would be constructed based on design standards consistent with Title 15 (Vehicles and Traffic) and Title 16 (Highways) of the County Code, and best practices consistent with General Plan Mobility Element Goal M-1 and M-2. Implementation of any future projects would be subject to and constructed in accordance with applicable roadway design standards and applicable General Plan and Metro Area Plan goals and policies. Based on criteria included in the County's Transportation Impact Analysis Guidelines, individual projects may be required to prepare Site Access Studies and/or Site Access Analysis to address needs of vehicles, bicycles, and pedestrians. A site access analysis of individual projects within the Project area would identify appropriate improvement measures to reduce hazards due to geometric design features. As shown in Table 4.17-3 in Section 4.17 of the Recirculated Draft PEIR, the Project also includes a number of goals and policies in support of improved mobility, accessibility, reliability, and travel safety. As discussed under Thresholds 4.17-3 and 4.17-4 in Section 4.17, Transportation, with implementation of County's TIA guidelines and compliance with applicable provisions of the County Code, future projects would not increase hazards because of a roadway design feature or incompatible uses and impacts would be less than significant.

This comment states that the Recirculated Draft PEIR should reference the County's Safety Element. Applicable goals and policies from the Safety Element are included in Section 4.9, Hazards and Hazardous Materials, Section 4.15 Public Services, and Section 4.19, Utilities and Service Systems of the Recirculated Draft PEIR. This comment also mentions an environmental justice element. The County's General Plan includes policies related to Environmental Justice through establishment of the Green Zones Program to conform with Senate Bill 1000, which requires that local jurisdictions include an environmental justice element in other elements of the General Plan. Specifically, the policies in the

Land Use Element were updated to address the implementation of environmental justice. The Project's potential to cause a significant environmental impact due to a conflict with the goals and policies of the Land Use Element is addressed under Threshold 4.11-2 of Section 4.11, Land Use and Planning of the Recirculated Draft PEIR. As demonstrated by Table 4.11-1 of the Recirculated Draft PEIR, the Metro Area Plan would not conflict with any goals or policies within the Land Use Element of the County's General Plan adopted for the purpose of avoiding or mitigating an environmental effect.

In addition, the Environmental Justice Screening Method (EJSM) was developed to measure cumulative risks of communities in the County that are disproportionately burdened by multiple types of pollution and health risks. Further, the Metro Area Plan includes Section 3.2, Health, Wellness, and Environmental Justice, which includes goals and policies intended to support and facilitate the creation of a Project area environment that prioritizes public health, safety, and the well-being of community members, and where community members are informed, have a voice in setting policies, and are heard. Implementation of the Metro Area Plan would not alter the County's obligations under the Safety Element or otherwise affect the County's ability to implement all elements of the General Plan.

- **O5-21** This comment references previous comments submitted to the County on the 2022 Draft PEIR. This comment is addressed below in response to Comment 05-50.
- This comment offers concluding remarks and requests additional opportunities for public engagement prior to Project approval. The County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR. Certification of the Final EIR and the adoption of the Metro Area Plan will be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final EIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission who will accept public comment on the PEIR, Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance and make a recommendation to the County Board of Supervisors. Notice of these public hearings will be provided to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.).
- This introductory comment to the January 31, 2023 comment letter provides an accurate summary of the basic CEQA function pursuant to the State CEQA Guidelines and provides additional information about the commenting organizations. Regarding concerns related to the 2022 Draft PEIR public review period, these comments are not relevant to the Recirculated Draft PEIR. For information related to the Recirculated Draft PEIR public review period, please see the response provided for Comment 03-3, above.
- O5-24 Regarding the comment's concerns related to the Project's significant and unavoidable impacts, the Recirculated Draft PEIR no longer identifies Mineral Resources as significant. The impact findings for the other resource areas identified in this comment remain significant and unavoidable.
- O5-25 Regarding mitigation measures, the Recirculated Draft PEIR includes mitigation measures for potential air quality impacts. Regarding the request to improve air quality, the purpose of CEQA is to evaluate the potential impacts of a proposed Project on the environment; it is not a mechanism intended to quantify or articulate the benefits of projects. As stated in Section 4.3, Air Quality, of the Recirculated Draft PEIR, approval of the Project would not construct site-specific development or infrastructure improvement projects; rather, as a secondary effect, it would allow for additional future development through proposed land use and zone changes. It is important to note that a change in land use or zoning as

part of the proposed Project would not indicate an inevitable redevelopment of a property. The analysis provided in Section 4.3 of the Recirculated Draft PEIR considers baseline conditions in the Project area and assess the impacts through the buildout of the Metro Area Plan using the SCAQMD's project-level thresholds of analysis (the SCAQMD does not establish program-level thresholds). Furthermore, because of the potential for Project construction to overlap with operation of portions of the Project, construction emissions are added to operational emissions. Therefore, air quality impacts quantified in the Recirculated Draft PEIR are conservative and are properly disclosed in accordance with CEQA.

Regarding the commenters suggestions and concerns related to Green Zone District standards, the request to increase setbacks is a policy consideration related to the Metro Area Plan. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- O5-26 The Recirculated Draft PEIR includes mitigation measures, where feasible, to address potentially significant impacts. As such, this comment on the 2022 Draft PEIR is no longer applicable to the Recirculated Draft PEIR.
- The Recirculated Draft PEIR includes discussion of the CARB 2022 Scoping Plan in Section 4.3, Air Quality.

  As such, this comment on the 2022 Draft PEIR is no longer applicable to the Recirculated Draft PEIR.
- 05-28 Regarding the comment's statements related to hazards and hazardous materials, please refer to responses provided to Comments 05-8 and 05-9, above. Regarding remediation of contaminated sites. the Project, as a policy document, does not identify and would not implement any site-specific remediation projects. Policy HW/EJ 1.2 ("Promote the reuse and remediation of contaminated sites to residential standards, giving priority to sites proximate to residential areas") was an existing policy from the previously adopted Florence Firestone Community Plan (i.e., Policy EJ-2.3). As discussed in Chapter 3, Project Description, the Project would rescind the Florence-Firestone Community Plan while incorporating applicable goals and policies into the Metro Area Plan. However, as discussed above in response to 05-8, future site-specific development projects would be required to undergo a review and approval through the County's site plan review process prior to the issuance of any building permit. Only when all applicable regulatory requirements/standards are satisfied would Building & Safety then issue a building permit, which would allow site-specific development to proceed. Furthermore, the Recirculated Draft PEIR includes MM-4.9-1, which requires additional oversight during subsequent project-level environmental review and would further reduce potential hazards associated with site-specific remediation.

Regarding concerns related to additional residential development in Florence-Firestone, the Metro Area Plan would not add any additional housing to the community that was not already identified and analyzed through the Florence Firestone Transit-Oriented Development (FFTOD) Specific Plan EIR. As stated in Section 3, Project Description, the 30,968 additional dwelling units analyzed under the Project include 9,523 dwelling units within the FFTOD Specific Plan area, as well as 21,445 units in other Project area communities. At the time of the issuance of the NOP for this Project, the FFTOD Specific Plan was still considered a proposed project, and implementation of the residential land use and zone changes identified for Florence-Firestone in the Housing Element had not yet occurred. Because a stated objective of this Project is to "Incorporate the proposed land use policy changes/zoning recommendations identified in the recently adopted Housing Element...", the Project identified zoning/land use map changes and quantified potential buildout associated with implementation of the

Housing Element for the entire Project area. As such, both the Recirculated Draft PEIR and the FFTOD Specific Plan EIR analyze potential impacts associated with additional housing in Florence-Firestone. However, the Metro Area Plan would not implement any additional land use or zone changes to add "more" units to this community.

- 05-29 Regarding cumulative impacts related to hazards and hazardous materials and "public health outcomes," Section 4.9.2.5, Cumulative Impact Analysis of the Recirculated Draft PEIR analyzes potential cumulative hazards and hazardous materials impacts in accordance the County's Environmental Checklist Form (Initial Study) and Appendix G of the State CEQA Guidelines. These thresholds have been purposefully identified to address potential impacts to the environment in consideration of "the health and safety of the people of the state" (PRC Section 21000[d]). Regarding stated concerns regarding remediation of contaminated sites and applicable mitigation measures, please refer to responses provided to Comments 05-08, 05-09, and 05-28, above. As set forth in Section 4.9 the Recirculated Draft PEIR, in accordance with MM-4.9-1, any required site investigations and remediation shall be conducted to the satisfaction of the overseeing environmental agency(ies) in compliance with all applicable state and local regulations. However, as discussed on pages 4.9-48 through 4.9-50 of the Recirculated Draft PEIR, unknown contamination may be present within soils and/or groundwater beneath currently developed properties. While investigations into potential soil/groundwater contamination and subsequent site remediation are common requirements for infill development and redevelopment of industrial properties, these measures do not ensure that all impacts from future projects would be mitigated to a level of less than significant.
- O5-30 The Recirculated Draft PEIR includes a revised analysis and discussion of the recently approved Oil Well Ordinance (Ordinance No. 2003-004) in Section 4.12, Mineral Resources. As discussed therein, the County's Oil Well Ordinance is the governing document related to the allowable operations of oil and gas wells in the unincorporated County, and the implementation of the Metro Area Plan would not alter or otherwise conflict with implementation of that ordinance.

Regarding coordination with the County Department of Public Health and the Sustainability Office, the County currently has internal procedures for interdepartmental coordination and data sharing and will continue to coordinate to ensure the appropriate implementation of the County's Oil Well Ordinance.

O5-31 This comment encourages the County to work collaboratively with newly formed Office of Environmental Justice and Climate Health, however, the Office of Environmental Justice and Climate Health did not provide any comments on the Recirculated Draft PEIR or Metro Area Plan. The County currently has internal procedures for interdepartmental coordination and data sharing and will appropriately collaborate to ensure the community health and redevelopment of properties with contamination.

Regarding the comment related to County investment in programs for community stakeholders, this comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration. No changes to content or analyses in the Draft PEIR are required as a result of this comment.

O5-32 Regarding the Just Transitions Strategy, this program is discussed in further detail in Section 4.12, Mineral Resources of the Recirculated Draft PEIR. Regarding the commenters stated concerns related to the Oil Well Ordinance, please refer to the response provided to Comment 05-30, above.

- **05-33** The commenter's concerns regarding population and housing impacts (including displacement) are addressed above in response to Comment 05-10.
- This comment states concerns about the size of the future housing units and the need to accommodate multi-generational families in larger units. The Draft PEIR identifies the general locations (e.g., parcels) where future development is likely to occur as a result of Project implementation and assesses impacts based on permitted use types and allowable development parameters (e.g., permitted density); however, the exact location, orientation, number and timing of individual development projects and/or infrastructure improvements that could occur as a result of implementation of the Metro Area Plan are unknown. It is important to note that a change in land use or zoning as part of the proposed Project would not indicate an inevitable redevelopment of a property. The request for policy changes, such as a requirement to provide larger housing units, is beyond the scope of the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- Regarding concerns related to residential uses in industrial areas, the Project would not permit new residential development in industrial areas. The proposed land use and zone changes to facilitate more dense residential development are exclusive to existing residential and commercial areas. No industrial areas would be rezoned or redesignated to accommodate housing. Furthermore, regarding density concerns in general, the land use and zone changes previously identified in the Housing Element to facilitate additional housing in Florence-Firestone have already been implemented (see response to Comment 03-28, above). As such, the Project would not facilitate increased residential density in Florence-Firestone. However, the Project would implement the state-mandated RHNA allocation for Walnut Park and other Project-area communities. Potential environmental effects associated with increased residential density in the Project area, including effects associated with residential population growth, have been adequately analyzed under the Recirculate Draft PEIR.
- 05-36 Regarding air quality concerns, the Project's potential air quality impacts are addressed in Section 4.3, Air Quality of the Recirculated Draft PEIR. The program-level analysis provided therein considered potential impacts related to construction and operational emissions resulting from development anticipated to occur as a result of Project implementation. The assessment of the Project's potential to expose sensitive receptors to substantial pollutant concentrations also includes a qualitative evaluation regarding exposure to Toxic Air Contaminants (TACs) (and the associated health risk) of anticipated future development. The Project would be consistent with the goals of CARB's Air Quality and Land Use Handbook by facilitating area-wide and community-specific goals and policies that would benefit the local and regional air quality, such as supporting infill housing and transit-oriented development and enforcing the requirements of the Green Zones Program. Additionally, the Project includes goals and policies related to freeway caps; transit-oriented communities; pedestrian and bicycle improvements; active transportation funding; complete streets; more walkable "15-minute neighborhoods"; incentivizing ACUs for more walkable access to essential goods and services; and incentivizing a transition to cleaner industry in historically industry-adjacent residential areas, all of which have potential air quality benefits. Compliance with applicable Green Zone Districts standards would also minimize TAC exposure to sensitive receptors. Per Zoning Code Section 22.134.030. Development Standards for Sensitive Uses, all sensitive uses would be required to adhere to air quality-related specifications if siting sensitive uses within 500 feet of an existing industrial uses, recycling or solid waste uses, or vehicle-related uses (except for vehicle sales and rentals). Measures include setbacks, landscaping, and air filtration systems in

residential units, as recommended by Public Works, Building and Safety Division and CARB. However, the level of potential emissions in relation to the location of sensitive receptors cannot be estimated with a level of accuracy at this program-level of review. As such, the potential health risk of exposing sensitive receptors to TAC emissions would be potentially significant. Even with implementation of MM-4.3-1 and MM-4.3-2, existing regulations and proposed goals and policies, the Project impacts at the program level would remain significant and unavoidable.

- 05-37 Cumulative impacts related to population and housing are discussed in Section 4.14.2.5 of Section 4.14, Population and Housing, of the Recirculated Draft PEIR. As set forth therein, the Project's projected population buildout would be substantial, particularly considering the additional potential buildout associated with other applicable local and regional plans in the County. As such, the Project's incremental contribution to impacts related to substantial unplanned population growth would be cumulatively considerable. Regarding cumulative displacement impacts, the temporary displacement of some residents due to redevelopment of residential properties would occur throughout the County, as is to be expected in urban areas that would be subject to infill development. However, as discussed above in response to Comment 05-11, in accordance with CEOA, both the cumulative and project-level analyses regarding displacement are focused on the potential for displacement to result in physical changes to the environment (e.g., result in construction of new homes), and not potential socio-economic implications. The County is required to implement housing in accordance with the RHNA allocation, which includes the provision of various housing types, including low- and very low-income housing, in accordance with the anticipated demand for these housing types, which is determined and allocated by the state. As such, any temporary impacts associated with displacement would be offset by the anticipated state-mandated increase in housing production. Therefore, permanent displacement of housing and people is not anticipated to occur in the Metro Planning Area and the Project's incremental contribution would not be cumulatively considerable.
- O5-38 This comment cites accurate information regarding parkland service ratios in the Project area. Regarding the stated concern that the Recirculated Draft PEIR "fails to adequately plan for future green space," this comment is addressed above in response to Comment 05-14.
- O5-39 Regarding the commenter's stated concerns related to contamination and remediation, please refer to responses provided above for Comments O5-8, O5-9, and O5-28. Importantly, the Project would not rezone or redesignate any industrial lands for residential uses. All proposed residential and mixed-use zoning/land use changes would apply to existing residential and commercial areas. Furthermore, no industrial rezoning/redesignation would occur in areas that are not already zoned/designated for industrial use.
- Regarding the comment related to industrial employment conditions, the 3,515 industrial jobs facilitated by the Project are a "net" growth projection that take into account both the potential jobs generated as a result of new industrial development and potential jobs lost as a result of demolition and redevelopment of existing industrial uses (see Appendix B-3, Buildout Methodology of the Recirculated Draft PEIR for further details). Regarding the commenter's suggestion related to job training, this comment relates to the Metro Area Plan and/or policy recommendations beyond the scope of the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- Regarding the commenter's stated concerns about ACUs, the Metro Area Plan includes Program 6, Community Benefits Program, which would develop and implement a Community Benefits Program based on and expanding upon Los Angeles County Development Authority's (LACDA) existing Community Benefits Policy. LACDA's adopted Community Benefits Policy addresses a range of benefits including Community Engagement, Worker Targeting, Small and Disabled Veteran Businesses, Affordable Housing, Workforce Training, and Economic Analysis. The Implementation of a Project-area-specific Community Benefits Program would supplement LACDA's benefits framework to incentivize the provision of benefits. Regarding the comment's stated concern about gentrification, refer to response to Comment 03-11.
- Regarding the commenter's stated concerns related to the Green Zones Program and environmental justice, the Project does not propose any goals, policies, or provisions or implement any land use or zone changes that would conflict with the Green Zones Program or Green Zone Districts requirements. Further, the Metro Area Plan includes Section 3.2, Health, Wellness, and Environmental Justice, which includes goals and policies intended to support and facilitate the creation of a Project area environment that prioritizes public health, safety, and the well-being of community members, and where community members are informed, have a voice in setting policies, and are heard. Section 4.9, Hazards and Hazardous Materials of the Draft PEIR includes some of the policies related to environmental justice, specifically Goal HW/EJ-1 and Policies HW/EJ-1.1 and HW/EJ-1.2. As discussed above in response to comment 05-10, per CEQA Guidelines Section 15064(e), the economic and social implications of the Project are not within the scope of required environmental analysis for the Recirculated Draft PEIR.
- 05-43 Regarding stated concerns related to truck traffic and emissions, Section 4.3 of the Recirculated Draft PEIR includes MM-4.3-1 and 4.3-1, which include measures related to truck emissions, including potential oversight by SCAQMD, CARB, and/or County Planning. If during subsequent project-level environmental review, construction- or operation- related criteria air pollutants are determined to have the potential to exceed SCAQMD's mass daily thresholds, the County shall require applicants for new projects that exceed those thresholds to incorporate appropriate measures to reduce or minimize air pollutant emissions activities. New projects are required to comply with all applicable SCAQMD rules and regulations. Additional measures for projects that exceed SCAQMD's mass daily thresholds may include additional measures such as maintaining records of all trucks associated with project construction and operation to document that each truck used meets the required emission standards. In accordance with MM-4.3-1 and 4.3-1, the Applicant shall provide records for inspection within five business days of request by CARB, SCAQMD or County Planning. These measures would reduce potential impacts associated with truck emissions. The commenter's policy suggestion regarding "interagency monitoring for the presence of trucks" has been received by County Planning and will be forwarded to the decision-making bodies for their review and consideration.
- Regarding the comments related to increased bicycle and pedestrian connectivity and "protected bicycle lanes in order to reduce collisions," the Metro Area Plan states that infrastructure for community members who walk or bike should be expanded to improve user access and safety (Metro Area Plan page 3.3-5). In addition, the Metro Area Plan states that additional bicycle lanes and bicycle storage facilities would support and encourage the increasing level of biking in the community. Furthermore, ADA accessibility should also be improved or upgraded along the major corridors across the Project area communities (Metro Area Plan page 3.5-6).

The potential for future projects under the Metro Area Plan to substantially increase transportation hazards due to a design feature or incompatible uses is addressed in Recirculated Draft PEIR Section 4.17, Transportation (pages 4.17-53 and 4.17-54). Please refer to response to Comment 05-19.

- Regarding the stated concerns related to parking, CEQA specifically provides that parking impacts of a residential or mixed-use residential project on an infill site within a transit priority area are not considered significant impacts on the environment. Furthermore, in San Franciscans Upholding the Downtown Plan v. City and County of San Francisco (2002), 102 Cal.App.4th 658, the court found that parking deficits were not significant environmental impacts in an urban context. Thus, parking availability in an urban environment (such as the Project area) is not an environmental impact under CEQA. Additionally, while the Project does not propose any direct development, future development projects implemented under the Metro Area Plan would be required to comply with applicable County Code provisions related to parking, including Chapter 22.112, Parking, related to on-site parking and number of parking spaces provided per land use. The Metro Area Plan also includes a number of policies in support of Goal M-4, which states that "Parking, of all kinds, throughout the community is adequate, compliant with all applicable regulations, and connective to other transportation modes" (see Policies M 4.1 through M 4.6 on pages 3.3-12 and 3.3-13 of the Metro Area Plan).
- Regarding the request for more "community outreach and discussion" on freeway cap parks, this comment relates to the Metro Area Plan and/or policy recommendations beyond the scope of the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration. Program 1, Freeway Cap Parks on page 5-2 of the Metro Area Plan states that the County would "establish a coalition/steering committee of community and agency partners" and "formulate a comprehensive community engagement plan" to provide input during and before the feasibility analysis phase of the program. As such, additional outreach and discussion regarding freeway cap parks will be an important component of any future freeway cap park studies or implementation efforts. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding stated concerns related to the "heat island effect," this is a term used to describe higher air and structure temperatures in an urban setting as opposed to the lower temperatures found in more rural areas. The Project area currently supports urban and developed uses. The Project's proposed land use and zone changes would result in additional development and/or redevelopment occurring within urban areas but would not result in the intensification of development within rural areas or the conversion or loss of open space. Thus, the Project would not have the potential to contribute to the heat island effect.

- The stated concerns regarding air pollution (see Comments 05-4, 05-6, 05-25, and 05-36), hazardous materials (see Comments 05-7, 05-8, 05-9, and 05-28), housing (see Comments 05-11, 05-12, 05-13, 05-28, 05-34, 05-35, and 05-37), green space (see Comments 05-14 through 05-16), and transportation (see Comments 05-19 and 05-44) are addressed above.
- O5-48 Regarding stated concerns related to "Geology and Soil and how this PEIR correlates to the County's Safety Plan", as addressed on page 4.7-5 of Section 4.7, Geology and Soils, of the Recirculated Draft PEIR, the Safety Element of the General Plan includes one goal (Goal S-1) and several policies (policies S 1.1, 1.2, 1.3, and 1.4) potentially relevant to the future development under the Project. The Project

does not propose any goals, policies, or programs that would conflict with the goals and policies of the Safety Element.

Regarding stated concerns related to soil erosion, as stated in Draft PEIR Section 4.7.1.1, Regulatory Setting, the County Building Code contains rules and regulations that govern activities that could result in soil erosion (or slope instability) (see Recirculated Draft PEIR page 4.7-4). These rules and regulations are organized as Title 26. Appendix J-Grading, where provisions for excavation, grading, and earthwork construction have been established, permitting procedures are set forth, and plan approval and grading inspection protocols and procedures have been identified. Section J110 of this appendix also contains provisions for construction-related erosion control, including the preparation of cut-and-fill slopes and the implementation of erosion control measures such as check dams, cribbing, riprap, or other devices or methods. As discussed on page 4.10-27 of Section 4.10. Hydrology and Water Quality of the Recirculated Draft PEIR, the County Low Impact Development (LID) Standards Manual and Green Infrastructure Guidelines require the use of stormwater control measures to reduce the potential for increased runoff and associated erosive scour and siltation of on- or off-site water bodies. Furthermore, all future development in the Project area would be subject to applicable waste discharge requirements and the County Municipal Separate Storm Sewer System (MS4) Permit. The MS4 Permit includes construction requirements for implementation of minimum construction site best management practices for erosion, sediment, non-stormwater management, and waste management on construction sites (see Recirculated Draft PEIR Pages 4.7-4 and 4.7-5). Due to existing building code standards and low impact development requirements (e.g., compliance with the MS4 Permit), future development under the Project would not result in any significant erosion impacts (see Recirculated Draft PEIR page 4.7-17).

The commenters stated concerns related to soil contamination are addressed above in response to Comments 05-8 and 05-9.

05-49

Regarding the stated concerns related to hydrology and water quality and the timing of "proposed improvements to draining systems," the Project does not propose any specific improvements, including modified drainage, stormwater system, or any other infrastructure improvements. As discussed on page 4.10-30 of Section 4.10, Hydrology and Water Quality, the Los Angeles Regional Water Quality Control Board's Basin Plan includes water quality objectives, beneficial uses, and a list of impaired water bodies within these watersheds. The Basin Plan, in combination with other local and state regulations and plans, provide a framework and goals for cumulatively addressing water quality issues throughout the Los Angeles and Dominguez Channel/Los Angeles Harbor watersheds. Development in the Project area would be required to comply with all pertinent regulations, such as the NPDES Construction General Permit and the County LID Standards Manual, which are designed to reduce adverse water quality impacts, reduce incrementally contributing pollution to already impaired water bodies, attain water quality objectives, and protect beneficial uses of water bodies. Because many, if not most, of the individual existing Project sites that could be redeveloped under the Project currently lack drainage improvements that are in compliance with the County LID Standards Manual and Green Infrastructure Guidelines, as these communities were generally built prior to adoption of these standards, future site-specific development/redevelopment could improve drainage conditions by decreasing off-site flow and reducing pollutants in runoff. However, at this program-level review, the exact location, orientation, number and timing of individual development projects and/or infrastructure improvements that could occur as a result of implementation of the Metro Area Plan are unknown.

Regarding stated concerns related to water contamination, the level of surface or groundwater contamination present in the Project area under existing conditions would not, in itself, constitute a significant environmental impact under CEQA. The impact determinations set forth in the Draft PEIR are specific to the potential Project impacts, including whether the Project has the potential to violate any applicable water quality standards. Section 4.10.1.2, Existing Environmental Conditions of the Recirculated Draft PEIR asserts that the receiving waters of the Project area are impaired by several pollutants. However, as further discussed in Recirculated Draft PEIR Section 4.10.2.4, compliance with regulations and implementation of LID practices per MS4 Permit requirements and Green Infrastructure Guidelines would minimize pollutants in accordance with adopted standards and requirements from being transported off site into downstream receiving waters due to future development of residential, commercial, and industrial uses in the Project area.

Regarding the statement that the Recirculated Draft PEIR "should provide community specific goals and policies related to hydrology and water quality," the Recirculated Draft PEIR is intended to identify and assess the potential direct and indirect physical impacts to the environment that could occur as a result of adoption and implementation of the Metro Area Plan. Although the Recirculated Draft PEIR discusses goals and policies originally set forth in the proposed Metro Area Plan, the Recirculated Draft PEIR itself does not propose goals or policies. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

**O5-50** This comment correctly identifies the three Project alternatives selected for further analysis as set forth in Recirculated Draft PEIR Chapter 6, Alternatives to the Proposed Project.

Regarding the statement that the Recirculated Draft PEIR should include an alternative that looks at "ensuring the improvement of quality of life for the existing community member," as discussed in the introduction to Chapter 6 (Section 6.1 of the Recirculated Draft PEIR), CEQA requires that an EIR "describe a range of reasonable alternatives to the project, or to the location of the project, which would feasibly attain most of the basic objectives of the project but would avoid or substantially lessen any of the significant effects of the project, and evaluate the comparative merits of the alternatives" (State CEQA Guidelines Section 15126.6[a]). The purpose of CEQA is to assess a project's potential to result in a direct physical change in the environment, or a reasonably foreseeable indirect physical change in the environment, in relation to the baseline conditions. The proposed alternatives must be targeted to reduce significant impacts while still obtaining most of the project objectives. CEQA does not, for example, require that a project propose alternatives that generally promote social or economic wellbeing within a community or are intended to address underlying environmental issues present under baseline conditions. As required by CEQA, Chapter 6 of the Recirculated Draft PEIR evaluates alternatives to the Project and compares the potential impacts of each alternative with the Project's potential impacts.

**O5-51** This conclusory comment summarizes the request to work with County Planning to address the concerns presented in the comment letter, and includes the names of the signatories.

Comment Letter 06



## Juntos Florence-Firestone Together

juntosfftogether@gmail.com (323) 285-3926

July 28, 2023

## VIA E-MAIL

Los Angeles County Department of Regional Planning Attn: Christina Tran 320 West Temple Street, G10 Los Angeles, California 90012

> RE: Comments on Draft Los Angeles County Metro Area Plan and Accompanying Recirculated Draft Program Environmental Impact Report (released June 2023) (Project No. PRJ2021-004165)

Dear Ms. Tran and Metro Area Plan team:

On behalf of Juntos Florence-Firestone Together, we are submitting this comment letter for the Los Angeles County Metro Area Plan and Environmental Impact Report Drafts. Juntos Florence-Firestone Together is a grassroots group based in unincorporated Florence-Firestone. We are dedicated to educating, empowering, and uplifting our community.

#### Part 1: Comments on Draft Los Angeles County Metro Area Plan

a. Area-wide goals and policies

#### Land use

Policy LU 6.1: Orderly Transition to Cleaner Industries. Encourage transitioning of industrial uses to cleaner industries, including but not limited to science- and technology-driven research and development uses, cleantech and life science facilities, small-scale and artisan manufacturing, and experiential retail in industrially zoned areas. Implement updates to nonconforming provisions of the Zoning Code to provide for the orderly and timely transition of non-conforming industrial uses per the Green Zones program, particularly when the industrial use is within 500 feet of sensitive uses such as residential uses, schools, and parks.

> (i) @juntosfftogether @juntosfftogether

Juntos Florence-Firestone Together

06-1

06-2



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We <u>reject</u> the idea of cleaner industries such as "science- and technology-driven research and development uses, cleantech and life science facilities."

Although we agree that many industries that currently operate in Florence-Firestone emit pollutants and we should transition away from these, transitioning to the "cleaner industries" named above is not the solution.

The idea of these industries being less harmful because they may not emit certain pollutants ignores the fact that these other industries can still harm the community. If Regional Planning ignores our recommendation and moves forward with this policy change, this can attract tech giants such as Amazon, Apple, and Google, which are all notorious for facilitating gentrification and the displacement of longtime residents.

We are open to the idea of "small scale" manufacturing, we believe more local residents with small businesses can utilize this rather than the technology zones. We recommend that the plan include language that defines "small-scale" manufacturing. These industries should be limited to small businesses and the plan should contain language that prevents large corporations from utilizing these spaces.

Goal LU 6.1 should be modified to fit this demand.

## Health, Wellness, and Environmental Justice

We recommend a policy in Goal HW/EJ 3 that includes language that restricts corporate fast food chain restaurants from being built close to each other.

#### **Economic Development**

We recommend a policy under ED goals that includes putting a ban on chain corporate businesses such as with 10 or more locations.

Many projects, including the Metro Area Plan, encourage mixed-use projects with retail space on the ground floor. However, newer buildings with this concept can be expensive for many small businesses to lease. Big businesses tend to be the ones that benefit the most because they could

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06-2 Cont.

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afford it. Unincorporated Metro communities are also overwhelmed with fast food restaurants and corporate retail stores. Putting a ban on corporate businesses allows for smaller businesses to have access to these spaces and encourage local entrepreneurship. The city of Ojai, California has an ordinance like this, therefore, it is not a farfetched concept. White affluent communities should not be the only ones that can have policies like this.

#### Historic Preservation

We recommend the following be included in the HP policies:

- Eliminate the LA County fees for historic landmark designation.
- The County must pause issuing or approving any permits on a property (or project) as soon as a historic landmark nomination application is submitted for said property.
- Language that prioritizes preserving legacy businesses and the implementation of a Countywide Legacy Business program.
- b. Community-specific goals and policies

# Florence-Firestone Goals and Policies

We <u>reject</u> the following policies listed in the Florence-Firestone Goals and Policies section and have concerns regarding their unintended consequences:

Policy 15.2: Transit Centers. Promote the areas identified as Transit Centers as land suitable for regional employment and commercial retail uses and complementary uses such as multifamily housing.

Florence-Firestone has a history of being underinvested as very clearly expressed in the summary of this MAP project. As long-time residents of Florence-Firestone, Policy 15.2 makes residents feel like the revitalization and investment being planned in this project is not for us.

Policy 16.1: Incentivize Commercial Development. Promote business retention, relocation, and entrepreneurialism in Florence-Firestone to fulfill commercial needs in the community and offer incentives to businesses and property owners to develop properties.

f Juntos Florence-Firestone Together



y @juntosfftogether

06-2 Cont.

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Include language that protects residents and small local businesses from large corporations and developers. An example is to modify policy to say "local entrepreneurialism."

Policy 16.2: Land Use Assembly. Support land use assembly by allowing low impact industries by right and/or by streamlining the permitting process to provide development certainty

Completely and utterly <u>reject</u> giving any industry project "by right and/or by streamlining the permitting process." Doing this takes away the agency of community members to be notified of projects being built in the area we live and have any say.

Also, Table 3.2-1 suggests that Florence-Firestone is not impacted negatively by traffic. However, residents would argue this is incorrect. Florence-Firestone consists of three corridors (Slauson Ave, Florence Ave, and Firestone Blvd) that experience semi-trucks and other vehicles that emit contaminants in the air, especially during peak traffic hours.

#### c. Implementation

We agree and support program numbers two (Focused Intensive Historic Resources Survey) and three (Metro Area Plan Historic Surveys) for all unincorporated communities. However, we recommend shortening the time to 1-3 years tops.

#### Part 2: Comments on Draft Environmental Impact Report

#### Aesthetics

We disagree that this project will not have an adverse effect on "scenic vista," "obstruct views," "create a new source of substantial shadows,"etc. We don't think this is an accurate evaluation of the MAP project. This EIR isn't reviewing any one project being built. Some of the policies being proposed in the MAP project makes it possible that in the future a project can be developed that can impact the aesthetics of the community.

We recommend language that includes that no future project should disrupt the view of the historic Los Angeles skyline from the Roosevelt Park pedestrian bridge, such as restricting height. The view is one of the only "public views... that are experienced from publicly accessible vantage point" in Florence-Firestone.

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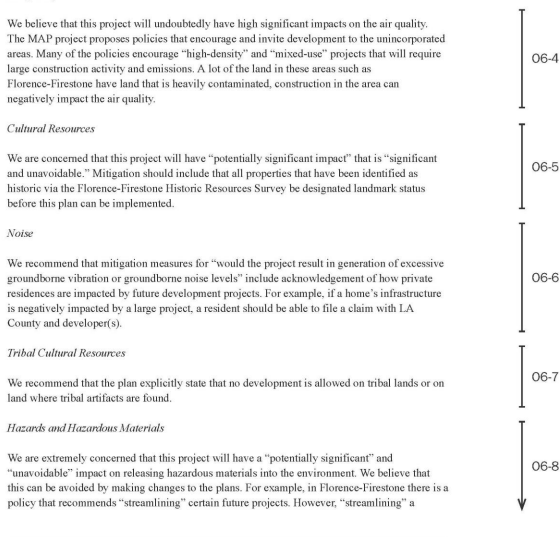
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### Air Quality



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Page 5 of 6 in Comment Letter 06

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project can eliminate the need for environmental reports such as CEQA that tests for these hazardous materials.

\*\*Population and Housing\*\*

We absolutely believe that this project will have an extremely significant impact on the population and housing in areas such as Florence-Firestone. The project proposes higher-density development, especially in "transit-oriented districts," which has the possibility of "substantial unplanned population growth" and can very likely displace current residents.

We genuinely hope you take our concerns and comments into consideration and make the respective changes to the policies in the Metro Area Plan. Thank you for your time on this matter. Please feel free to reach out to us at <a href="mailto:juntosfftogether@gmail.com">juntosfftogether@gmail.com</a> if there are any questions.

O6-10

Juntos Florence-Firestone Together

f Juntos Florence-Firestone Together



gjuntosfftogether

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# **Response to Comment Letter O6**

# Juntos Florence-Firestone Together July 28, 2023

- This introductory comment states that the organization is providing comments on both the Los Angeles County Metro Area Plan and the Recirculated Draft PEIR.
- O6-2 This comment provides suggestions for revising the content of the Metro Area Plan. This comment does not express any environmental concerns related to the environmental analysis in the Recirculated Draft PEIR. The recommendations have been received by County Planning and will be provided to the decisions makers for review and consideration as part of their review of the Metro Area Plan.
- 06-3 Regarding potential impacts to aesthetics, as discussed in Section 4.1 Aesthetics of the Recirculated Draft PEIR, the existing pedestrian bridge at East 76th Street (i.e., the Roosevelt Park pedestrian bridge) provides locally valued views to the community, including views of the downtown Los Angeles skyline. Pursuant to California Public Resources Code, Section 21099(d)(1), aesthetic impacts of a residential or mixed-use residential project on an infill site within a one-half mile of a major transit stop (i.e., within a transit priority area) shall not be considered significant impacts on the environment. The Roosevelt Park pedestrian bridge is located approximately 863 feet south of the Florence Station. As such, any future residential or mixed-use development occurring in the vicinity of the bridge or elsewhere within a transit priority area would have a less than significant impact on public views or vistas. The nearest conceptual industrial zone (i.e., M-0.5) would be located approximately 0.4-mile south of the pedestrian bridge. Thus, potential future development in this area would not affect views or vistas from the bridge of the Los Angeles skyline (which is located to the north of the bridge). Any ACUs facilitated by the Project—which would be neighborhood-scale, located within existing residential parcels, and be subject to existing and proposed development standards (including height limitations)-would not be anticipated to impact public views or vistas of the Los Angeles skyline from the pedestrian bridge. No changes to content or analyses in the Recirculated Draft PEIR are required as a result of this comment.

Further, this comment recommends revisions to the Metro Area Plan regarding the Roosevelt Park pedestrian bridge. The recommendations have been received by County Planning and will be provided to the decision makers for review and consideration as part of their review of the Metro Area Plan. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR.

This comment states concerns related to air quality impacts, particularly emissions associated with future construction activities. As set forth in Section 4.3.2.1, Methodology of Section 4.3, Air Quality of the Recirculated Draft PEIR, the analysis of potential air quality impacts includes consideration of both construction- and operation related emissions. Construction activities resulting from potential future projects would result in the temporary addition of pollutants to the local airshed caused by on-site sources (i.e., off-road construction equipment, soil disturbance, and VOC off-gassing from architectural coatings and asphalt pavement application) and off-site sources (i.e., on-road haul trucks, delivery trucks, and worker vehicle trips). As discussed under Threshold 4.3-2 of Section 4.3, although construction-related carbon monoxide and sulfur oxides emissions would not exceed the South Coast Air Quality Management District (SCAQMD) thresholds, the Project would exceed the SCAQMD mass daily thresholds for volatile organic compounds, oxides of nitrogen (NO<sub>x</sub>), and particulate matter (i.e.,

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 $PM_{10}$  and  $PM_{2.5}$ ) during construction. Implementation of Mitigation Measure (MM)-4.3-1, Construction Emissions, would reduce  $NO_x$  and particulate matter emissions from equipment exhaust and particulate matter emissions associated with fugitive dust. However, due to the programmatic nature of the Project, the accuracy of the reductions that would be realized from MM-4.3-1 is not able to be accurately quantifiable. Further, MM-4.3-1 does not ensure that all impacts from future development projects would be mitigated to a level of less than significant. Future non-discretionary projects that would be implemented under the Metro Area Plan would be subject to the federal, state and local regulations (including the California Airborne Toxics Control Measure, the County's Grading Permit Procedures, and the most recent California Green Building and Standards Code); however, these non-discretionary projects would not necessarily be subject to CEQA review, additional environmental assessments, or mitigation measures. As such, even with implementation of existing regulations, applicable Metro Area Plan goals and policies, and MM-4.3-1, potential impacts related to short-term construction emissions would be significant and unavoidable.

Regarding the stated concerns and recommendations related to cultural resources; as summarized in Section 3.3.4.3, Project Components in Chapter 3 of the Recirculated Draft PEIR, if adopted, the Project would develop a list of key programs over time. These include Program No. 2, Focused Intensive Historic Resources Surveys, and Program No. 3. Metro Area Plan Historic Surveys, and Program No. 5. Legacy Business Retention Program (LBRP). These programs could lead to additional identification of historic resources and opportunities for preservation. However, the Florence-Firestone Historic Context Statement and Survey Report and implementation of any recommended resource designation(s) are not within the scope of the Project under consideration in the Recirculated Draft PEIR. The impact determinations set forth in the Recirculated Draft PEIR are specific to the potential Project impacts, including whether the Project would cause a substantial adverse change in the significance of an historical resource pursuant to Section 15064.5. Importantly, a change in land use or zoning as part of the Project would not indicate an inevitable redevelopment of a property. The Draft PEIR identifies the general locations (e.g., parcels) where future development is likely to occur as a result of Project implementation and assesses impacts based on permitted use types and allowable development parameters (e.g., permitted density); however, the exact location, orientation, number and timing of individual development projects and/or infrastructure improvements that could occur as a result of implementation of the Metro Area Plan are unknown.

Nevertheless, as discussed under Threshold 4.5-1 in Section 4.5 of the Recirculated Draft PEIR, there is a potential for the Project to cause a substantial adverse change in the significance of both known and unknown historic resources through the reasonably foreseeable future property development that may occur on existing properties in the Project area. Mitigation Measure (MM)-4.5-1 would require future project-specific developments that involve demolition or alterations to existing building(s)/structure(s) over 45 years old to assess the historical significance of those resources. If a future project involves alterations or modifications to historical resources, and the proposed work conforms to the Secretary of the Interior's (SOI) Standards for the Treatment of Historic Properties, specifically the Standards for Rehabilitation (Standards), impacts to historical resources would be considered less than significant, and no additional review would be required. However, even with implementation of existing regulations, applicable Metro Area Plan goals and policies, and MM-4.5-1, potential impacts relative to historic resources would be significant and unavoidable because, under the current program-level of review, it is not possible to ensure the successful preservation of all historic resources where new development may occur. The implementation of MM-4.5-1 will provide a process

METRO AREA PLAN FINAL PEIR AUGUST 2023 for identifying and adequately evaluating potentially historic properties and properties would be designated as landmarks if determined to be appropriate in accordance with CEQA. The commenter's concerns and suggestions have been received by County Planning and will be provided to the decision makers for review and consideration as part of their review of the Metro Area Plan.

- Regarding potential vibration impacts, as discussed under Threshold 4.13-3 in Section 4.13, Noise of the Recirculated Draft PEIR, the impacts of future construction activities would vary widely depending on the specific equipment used. However, the Recirculated Draft PEIR discusses that due to the potential for proximity of construction activities to sensitive uses (e.g., residences) and potential longevity of construction activities, impacts would remain potentially significant even with implementation of MM-4.13-3 (Construction Vibration). Therefore, the Recirculated Draft PEIR adequately discusses vibration impacts on nearby properties, which include residences as well as other vibration-sensitive land uses. Regarding the identification of legal recourse for violations, specific protocols and consequences for violations are stated in Chapter 12.08, Noise Control, Part 7, Violations and Enforcement of the Los Angeles County Code. No changes to content or analyses in the Recirculated Draft PEIR are required as a result of this comment.
- O6-7 This comment states that the Metro Area Plan should prohibit future development "on tribal lands or on land where tribal artifacts are found". This comment is related to the Metro Area Plan. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Importantly, the geographic scope of the Project is limited to lands under the jurisdiction of the County. Thus, the Project does not propose and would not facilitate development on any tribal lands, such as a federal reservation or other tribal member allotments. Section 4.18, Tribal Cultural Resources of the Recirculated Draft PEIR confirms that the Project is subject to and complied with both Assembly Bill 52 (Public Resources Code Section 21074) and Senate Bill 18 (California Government Code Section 65352.3) to provide tribal consultation to identify and address potential adverse impacts to tribal resources. The Recirculated Draft PEIR acknowledges that future development projects that involve ground-disturbing activities have a potential to cause a substantial adverse change in the significance of unknown tribal cultural resources. As set forth in Section 4.18 of the Recirculated Draft PEIR, Mitigation Measure (MM)-4.18-1 would require the County to obtain an appropriate records search and comply with all applicable requirements of AB 52 during subsequent project-level environmental review. It is not possible to know in advance where unknown/buried tribal artifacts may be found. As such, MM-4-18-1 and compliance with all applicable regulations and requirements are mandatory and if tribal artifacts are discovered through the course of site development, they would be addressed accordingly.

Regarding the potential for hazards or hazardous materials impacts, Threshold 4.9-1 under Section 4.9, Hazards and Hazardous Materials determined that with regulatory compliance and the implementation of Metro Area Plan goals and policies that aim to protect the environment from hazards and pollutants, future development projects are not anticipated to create a significant hazard to the public or the environment through the routine transport, use, and disposal of hazardous materials, and impacts would be less than significant.

Threshold 4.9-2 evaluates potential impacts associated with accidental upset conditions. As stated on pages 4.9-48 through 4.9-50, redevelopment of properties that have historic contamination (e.g., sites are listed as sites on the Cortese list) or are near oil wells or are located over oil fields or hazardous materials pipelines have the potential to cause an upset or accident condition where hazardous materials could be released to the environment. However, all future development projects implemented under the Metro Area Plan, including those proposed on lands with potential contamination or near oil wells or pipelines, must undergo a rigorous site plan review and approval process. The County Department of Public Works, Building & Safety would undertake this review, examining issues such as potential well or hazardous pipeline locations and soil or groundwater contamination. Their objective is to ensure full compliance with all Building Code and applicable regulations before issuing building or grading permits. In order to reduce potential hazards associated with construction activities on properties with known or unknown contamination, Mitigation Measure (MM) MM-4.9-1, Environmental Site Assessment (ESA), is required. MM-4.9-1 requires that the County consider all potential impacts related to hazardous conditions at a future project site and if necessary, require preparation of a Phase I ESA and potentially additional site investigations to the County for review and approval prior to the issuance of a permit. Future non-discretionary projects that would be implemented under the Metro Area Plan would be subject to applicable federal, state and local regulations; however, these non-discretionary projects would not necessarily be subject to CEOA review, additional environmental assessments, or mitigation measures. As such, even with implementation of existing regulations, applicable Metro Area Plan goals and policies, and MM-4.9-1, potential impacts related to the creation of a significant hazard to the public or the environment due to hazards associated with contaminated sites would be significant and unavoidable because it is not possible to ensure the successful avoidance of all hazards associated with upset or accidental conditions where new development may occur.

Regarding potential streamlining under CEQA, the Metro Area Plan includes a proposed policy for Florence-Firestone (i.e., Policy 16.2) which would "Support land use assembly by allowing low impact industries by right and/or streamlining the permitting process to provide development certainty." This policy does not translate to any environmental impacts. The Recirculated Draft PEIR analyzes all environmental impacts related to implementation of the Metro Area Plan, which includes impacts associated with Industrial Program 10, which would result in the implementation of the LSP and M-0.5 land use changes. The commenters concerns related to policies in the Metro Area Plan will be provided to the decision makers for their review and consideration as part of this Final PEIR. No changes to the content or analyses of the Recirculated Draft PEIR are required as a result of this comment.

O6-9 Regarding the stated concerns related to higher density development inf Florence-Firestone, as stated on page 3-22 of Chapter 3, Project Description, the Metro Area Plan would not add any additional housing to the community that was not already identified analyzed through the Florence Firestone Transit-Oriented Development (FFTOD) Specific Plan EIR. As stated in Section 3, Project Description, the 30,968 additional dwelling units analyzed under the Project include 9,523 dwelling units within the FFTOD Specific Plan area, as well as 21,445 units in other Project area communities. At the time of the issuance of the NOP for this Project, the FFTOD Specific Plan was still considered a proposed project, and implementation of the residential land use and zone changes identified for Florence-Firestone in the Housing Element had not yet occurred. Because a stated objective of this Project is to "Incorporate the proposed land use policy changes/zoning recommendations identified in the recently adopted Housing Element...", the Project identified zoning/land use map changes and quantified potential buildout associated with implementation of the Housing Element for the entire Project area. As such,

METRO AREA PLAN FINAL PEIR AUGUST 2023 both the Recirculated Draft PEIR and the FFTOD Specific Plan EIR analyze potential impacts associated with additional housing in Florence-Firestone. However, the Metro Area Plan would not implement any additional land use or zone changes to add "more" units to this community.

Regarding the potential for displacement, Threshold 4.14-2 of Section 4.14 of the Recirculated Draft PEIR includes an analysis of the Projects potential to "displace substantial numbers of existing housing, especially affordable housing". In accordance with CEOA, the analysis is focused on the potential for displacement to result in physical changes in the environment (e.g., result in construction of new homes), and not potential socio-economic implications. As provided in Recirculated Draft PEIR Section 4.14, the Project is implementing provisions of the Housing Element (i.e., the RHNA) through proposed land use and zone changes to allow more dense residential development to occur in the future. The vast majority of sites were previously identified as part of the Housing Element's "adequate sites" program, which involved a rigorous screening process (see Recirculated Draft PEIR Appendix B-3, Buildout Methodology, for further details regarding the Housing Element's site selection and screening process). As a result of this process, displacement of existing housing and residents would be less likely to occur. In addition, there are other mechanisms in place to ensure that if temporary displacement occurs, the new units constructed would be affordable to previous tenants. This is particularly applicable to lower-income tenants who may be more vulnerable to potential displacement. For example, the County's Affordable Housing Preservation Ordinance requires that units that are on sites that are occupied by extremely low, very low, or lower income tenants, be replaced with units that are affordable at the same income level or below. Thus, impacts related to the substantial displacement of existing housing and people would be less than significant and no mitigation is required. No changes to the Recirculated Draft PEIR Project Description or analyses are required as a result of this comment.

O6-10 This comment includes conclusory remarks and provides contact information. No changes to the Recirculated Draft PEIR Project Description or analyses are required as a result of this comment.

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# Comment Letter I1

### Fisher Intervivos Trust

Les E. Lederer, Trustee 1840 Century Park E., 17th Floor Los Angeles, CA 90067 Tel: (310) 470-6380 Fax: (310) 474-0470 les@lelaplc.com

July 13, 2023

#### VIA E-MAIL

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Lindsey P. Horvath

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Janice Hahn

LA Board Supervisor, 4<sup>th</sup> District

FourthDistrict@bos.lacounty.gov

Kathryn@bos.lacounty.gov

Re: LA County Metro Area Plan – Proposed Rezoning <u>Property: 14105 S. Avalon Blvd., Los Angeles 90061</u>

To the Members of the LA County Board of Supervisors:

I am the trustee of the Fisher Intervivos Trust which is an owner of the above-referenced property, and I am writing on behalf of the Trust as well as each of its three beneficiaries to again advise you of our strong opposition to the proposed creation of the M-0.5-GZ: Artisan Production and Custom Manufacturing zoning and adamantly object to any plan, land-use change proposed for this fully-improved and occupied property that would impact the owners rights to continue leasing to its existing tenants or similar tenants now or at any time who have operated on the property for decades.

I make reference to my letter of May 5, 2023 (copy attached).

#### 1. The Property

The Subject Property was originally improved in accordance with all County codes and regulations and has been an asset to the community for more than 50 years. The Subject Property is improved with approximately 20,000 square foot office, warehouse and manufacturing improvements.

Any restrictions on its current usage would be a taking.

2. The County's Apparent Proposed "Artisan" or "Life Science" Use Conversion Would Violate Our Fundamental Vested Rights

County's proposed Artisan and Life Science Use Conversion would violate the property rights that it

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Page 2 Fisher Intervivos Trust July 28, 2023

and its predecessors have enjoyed for more than 50 years.

Chapter 5 of the newly released draft MAP appears to indicate that the County intends to implement the MAP policies by rezoning within 1–5 years, upon conducting additional research. The M-0.5 and Life Sciences zones proposed in the draft plan would prohibit the vast majority of current industrial uses and destroy existing businesses such as those in existence on the Subject Property, if approved and implemented.

The Subject Property was originally improved during the 1960s after obtaining all necessary local County approvals and was in full compliance with all County codes and regulations at the time. While originally approved when the property was zoned M-2 for heavy manufacturing, the County later changed the zoning to M-1 (light manufacturing). The existing uses of the Subject Property were and are consistent with both zoning designations at the time of the change. The fully improved Subject Property is ill-suited for either type. While the existing uses were authorized as a matter of right under the zoning for the Subject Property, at some point in time the County imposed a requirement for new development applicants to obtain conditional use permits for similar drayage uses conducted outside an enclosed building if located within 500-feet of a residential zone.

The Subject Property is situated in the West Rancho Dominguez-Victoria segment of the proposed MAP, which appears to call for the discontinuation of the uses of the Subject Property at some point in the future, in favor of some ill-defined and economically non-viable "artisan" or "life science" uses. The fully-improved (and approved) Subject Property is ill-suited for either type of such proposed use and, if forced to convert to such use, would likely remain vacant, abandoned or suffer significant diminution in value. Irrespective of the merits of this policy (which will likely drive all private investment outside of the community), such a proposal will blatantly run afoul of the fundamental vested right to continue operating on the Subject Property in the same manner as it has been operated for 50 plus years.

### Any Proposed Downzoning to "Artisan" or Other Proposed Non-Industrial Uses Would Effect an Unconstitutional Taking of Private Property without Just Compensation

Even if the County could somehow force the property owners to discontinue leasing to its existing tenant or potential tenants who operate similarly, the proposed downzoning to "artisan" or "life science" use would strip away all economically beneficial use of the site given its current improved configuration. Again, irrespective of the policy behind the proposal, as the United States Supreme Court has repeatedly held, the takings clause was intended to "bar [] Government from forcing some people alone to bear the public burdens which, in all fairness and justice, should be borne by the public as a whole." Lingle v. Chevron Corp., 544 U.S. 528, 537 (2005) (quoting Armstrong v. United States, 364 U.S. 40, 49 (1960). If the proposed policies are that important to the public, then the public should and must pay for implementing them.

The proposed downzoning to "artisan" or "life science" use of this industrial site would eliminate all economically viable use, subjecting the County to a per se taking under Lucas v. South Carolina Coastal Council (1992) 505 U.S. 1003. And even if the County could prove the proposed artisan or life science use would provide some economically beneficial use, there is no question that the downzoning would constitute a regulatory taking under the ad hoc test embodied in Penn Central Transp. Co. v. New York City (1978) 438 U.S. 104.

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The County would be hard-pressed to avoid takings liability that will surely result if it moves forward with the plan as seemingly proposed, which could result in billion-dollar liabilities given the enormous and dramatic scope of this proposal. The County, of course, could acquire the Subject Property by resort to eminent domain, provided that it pay "just compensation" for the acquisition.

#### 4. The Recirculated Draft EIR Fails to Address Site-Specific Impacts

The Recirculated Draft EIR for the MAP ("RDEIR") fails to account for any impacts on existing land-uses, purportedly on the grounds that future implementation of the MAP on existing uses would be "speculative." (RDEIR, § 4.11.2.1.) It is unclear whether the County intends to commission additional Environmental Impact Reports for this "implementation" given its failure to do so in the RDEIR. Accordingly, given the utter silence on site-specific impacts, it is impossible to provide any meaningful comment, other than to inquire as to whether and how the County intends to conduct its future environmental review concerning the "implementation" of the MAP policies. The Fisher Intervivos Trust reiterates its objection to any proposed implementation that would result in the proposed taking, downzoning, or infringement of its property rights as set forth above.

Very truly yours, Fisher Intervivos Trust

By Les E. Lederer, Trustee

#### Enclosure

Fisher Intervivos Trust, via e-mail
Donald Sonderling, via e-mail
Chris Laudadio, via e-mail
Diane Gray, via e-mail
Peter Gray, via e-mail

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Cont.

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Law Offices of LES E. LEDERER

A PROFESSIONAL LAW CORPORATION IB40 CENTURY PARK EAST, I7™ FLOOR LOS ANGELES, CALIFORNIA 90067-2101 TELEPHONE (310) 470-6380 FACSIMILE (310) 474-0470

May 5, 2023

SENT VIA E-MAIL

PERSONAL CORRESPONDENCE NOT FOR THE FIRM

County of Los Angeles Department of Regional Planning

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Kathryn Barger

LA Board Supervisor, 5<sup>th</sup> District Kathryn@bos.lacounty.gov

Re: LA County Metro Area Plan – Proposed Rezoning Property: 14105 S. Avalon Blvd., Los Angeles 90061

To the Los Angeles Department of Regional Planning and Members of the Board of Supervisors:

I am the trustee of the Fisher Intervivos Trust and am writing on behalf of the Trust and each of its three beneficiaries to advise you of our opposition to the proposed creation of the M-0.5-GZ: Artisan Production and Custom Manufacturing zoning.

This letter will serve to put the Board of Supervisors on notice that we are reserving all of our rights and remedies regarding the aforementioned proposed changes to the county use codes.

We are in receipt of a copy of the letter written by the NAIOP SoCal Commercial Real Estate Development Association (copy attached) which we believe sets forth most of the reasons for our opposition.

Since the proposed zoning will undoubtably adversely affect the area and its constituents, we hope that you will hear the voices of the nonresidential, commercial, and industrial property owners who have long-term ownership and significant investments and their tenants when considering this amendment.

This letter is written without waiver of any of our rights and remedies, including the right to appeal.

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Should you have any questions or comments, please do not hesitate to contact me directly at (310) 560-9000 or via e-mail at <a href="mailto:les@lelaplc.com">les@lelaplc.com</a>.

Cont.

Sincerely,

Trustee of the Fisher Intervivos Trust

Enclosure

ce: Fisher Intervivos Trust, via e-mail Donald Sonderling, via e-mail Chris Laudadio, via e-mail Diane Gray, via e-mail Peter Gray, via e-mail

Page 5 of 7 in Comment Letter I1



March 10, 2023

Patricia Hachiva Supervising Regional Planner Los Angeles County Department of Regional Planning 320 West Temple Street Los Angeles, CA 90012

Re: Oppose Rezoning Industrial Areas in Los Angeles County's Metro Area Plan

On behalf of NAIOP SoCal, we strongly oppose the proposed changes in existing industrial zones as part of Los Angeles County's Metro Area Plan (MAP) update in the unincorporated communities of East Los Angeles, East Rancho Dominguez, Florence-Firestone, Walnut Park, West Athens-Westmont, West Rancho Dominguez-Victoria, and Willowbrook.

With over 1,200 members, NAIOP SoCal is the leading nonprofit organization for owners, developers, architects, contractors, engineers, financial institutions, and investors of office, industrial, retail, and mixed-use real estate throughout Southern California.

NAIOP SoCal and our member companies ask the Los Angeles County Department of Regional Planning (DRP) to not move forward with any significant changes to industrial zones and land uses until a significant economic impact study is completed on the viability of the proposed zone changes.

Upwards of 250 industrial properties in the MAP areas generate thousands of jobs and economic opportunities for residents living in communities near industrial facilities. Scores of jobs for local area residents would be jeopardized should existing industrial zones be downzoned in favor of Life Science Park zones (LSP Zone) or Artisan Production and Custom Manufacturing zones (M-0.5 Zone). Life Science Parks require high-skilled labor, which would displace current workers and residents. Further, there is no evidence of a market or demand for the types of uses proposed in the Life Science Park and Artisan Production zones. Existing industrial uses with proven demand should not be restricted in favor of uses that may never prove viable and which would result in more empty buildings and undeveloped properties in LA County.

We are also very troubled that Appendix D: Market and Real Estate of the Public Review Draft only studies long-term land use demand for residential, retail and office dwellings through 2035. Demand for industrial uses is inexplicably left out of the analysis. The study should be redone to include the industrial sector.

NAIOP 2023 OFFICERS AND BOARD OF DIRECTORS

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David Salisbury, U.S. Bank
Patrick Schlehuber, Rexford Industrial
Courtney Smith, Newcastle Partners

Kurt Strasmann, CBRE

Richard Sung, Newmark

Jay Todisco, Ware Malcomb Sean Treglia, CBRE

Steven Hillgren, Kearny Real Estate Company

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Xavier Castaneda, Coordinator, Membership

& Communications

Chapter Office: 918 E. Santa Ana Blvd., Santa Ana, CA 92701 Tel: (714) 550-0309

Page 6 of 7 in Comment Letter I1

In addition, we request that all properties in the Green Zone be excluded from the proposed MAP rezoning. Los Angeles County just underwent a multi-year Green Zone process that applies new development standards and operational restrictions for industrial uses near sensitive uses. The Green Zone was adopted less than a year ago in 2022, and included all of the limitations that the County believed were necessary for those properties. Proposing yet another zone change to these properties less than a year later is duplicative, completely unnecessary, and will undermine any potential re-investment in these properties.

Adoption of the Green Zone created a massive amount of confusion in the market that has already resulted in vacant buildings that cannot be re-leased. Rezoning these properties for a second time will undermine any remaining confidence in the LA County industrial market and have potential investment fleeing the area. Los Angeles County is full of properties in need of redevelopment yet requiring millions of dollars of investment. Abandoned, existing oil wells that litter the County are a case in point. More often than not, oil well properties are deed restricted for redevelopment from high occupancy uses such as residential or office, making them best suited for industrial redevelopment. Such properties are costly to remediate and are often abandoned. Industrial developers are willing to invest their resources for such redevelopment, but no one will invest in an area with uncertain and perpetual rezoning. The effect is distressed land that is not being redeveloped, and Class A industrial buildings that are currently vacant because tenants will not lease buildings when potential new zoning and future discretionary approvals might force them out in just a few years.

The properties that are subject to the Green Zone already have extensive restrictions in place, and should not be further burdened by another rezone. We ask that those properties be removed from the proposed ordinance.

At the very least, the MAP should clarify that any existing buildings in the Green Zone should be completely excluded from MAP's regulations for the 40-year term that is permitted under the Non-Conforming Use provisions of the Municipal Code.

Finally, Los Angeles County has conducted no public outreach to owners for the dramatic changes proposed in the Metro Area Plan update. NAIOP SoCal and our member companies are troubled that many property owners did not receive notification, and no tenants operating in the impacted areas were notified. Other than holding community meetings, DRP has yet to conduct outreach to impacted existing property owners, tenants and businesses over the potential effects of rezoning, as attested in *Appendix A: Public Engagement* of the MAP's Public Review Draft. As stakeholders and investors in Los Angeles County, the business community must be part of the process and the MAP should reflect the interests of all community members, including business operators and real estate owners.

For the reasons listed above, we are opposed to the suggested changes in existing industrial zones as part of Los Angeles County's proposed Metro Area Plan update, especially given the lack of consideration for its unintended consequences including job loss and business migration from these communities.

We are, however, ready to work with Los Angeles County Department of Regional Planning staff. NAIOP SoCal's Government Relations Manager, Mihran Toumajan, will be in contact with the LA County Department of Regional Planning on this important project. His contact information is <a href="mailto:mtoumajan@naiopsocal.org">mtoumajan@naiopsocal.org</a> and (714) 550-0309.

Sincerely,

Timothy Jemal

NAIOP SoCal

Page 7 of 7 in Comment Letter I1

11-11

11 - 12

11-13

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# **Response to Comment Letter I1**

Fisher Intervivos Trust Les E. Lederer, Trustee July 13, 2023

- This introductory comment states opposition to proposed land use changes (specifically, the M-0.5-GZ zone) associated with Implementation Program 10, Industrial Land Use Strategy Program (Industrial Program) and references an attached letter submitted to County Planning on May 5, 2023. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This comments states information about the subject property (14105 South Avalon Boulevard) and states that any restrictions on the current usage would be a taking. Regarding the potential for a taking, according to State CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic implications of the Project are not within the scope of required environmental analysis. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

- 11-3 This comment states that proposed land use changes associated with Program 10, Industrial Land Use Strategy Program¹ would violate property rights and summarizes existing conditions and operations of the property. Please refer to Response to Comment I1-2 and Topical Response-1.
- Regarding the stated concern that proposed land use changes associated with Program 10, Industrial Land Use Strategy Program would result in "an unconstitutional taking of private property without just compensation", please refer Response to Comment I1-2.
- Regarding the comment's stated concern related to the Recirculated Draft PEIR's approach and methodology to the evaluation of future implementation of the Metro Area Plan on existing land uses, the proposed Project is a policy documents that would not result in the construction or operation of any new development or infrastructure projects. However, implementation of the Metro Area Plan would result in changes to land use designations and zones, which would allow for additional future development to occur. As stated on page 4.5-37, the Recirculated Draft PEIR identifies general locations (e.g., parcels) where future development is likely to occur as a result of Project

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This comment refers to "Artisan" or "Life Science" uses; however, the Metro Area Plan's Program 10, Industrial Land Use Strategy Program, would adopt two industrial zones (Artisan Production and Custom Manufacturing [M-0.5] and Life Science Park [LSP]). For the purposes of responses, this comment is understood to refer to Program 10.

implementation and assesses impacts based on permitted use types and allowable development parameters (e.g., permitted density); however, the exact location, orientation, number, and timing of individual development projects and/or infrastructure improvements that could occur as a result of implementation of the Metro Area Plan are unknown. Moreover, as stated on page 2-1 of the Recirculated Draft PEIR, the Recirculated Draft PEIR does not assess the site-specific construction and operation details of each future development within the Project area. Rather, it assesses the reasonably foreseeable impacts associated with buildout of the Metro Area Plan through 2035. As stated on page 2-2 of the Recirculated Draft PEIR, development of project-specific evaluations is not possible because the actual locations and intensity of project development (and its chronologic sequence or concurrence) that may be implemented in the future are speculative; however, environmental impacts associated with the implementation of the Metro Area Plan are evaluated at the program-level.

Regarding the need for future environmental review pursuant to CEQA, as stated on page 1-1 of Section 1, Introduction, in accordance with CEQA Guidelines Section 15168, the Recirculated Draft PEIR may serve as the environmental document for subsequent activities associated with the Project to the extent it contemplates and adequately analyzes the potential environmental effects of those subsequent activities. Therefore, if the County finds that those subsequent activities fall under the scope of the Project covered by this Recirculated Draft PEIR, then no additional environmental review would be required. If subsequent activities were not examined in this Recirculated Draft PEIR, the County would prepare additional environmental review documentation, as applicable.

- **11-6** Regarding the stated concern that the Project would result in "taking, downzoning, or infringement" of property rights, please refer Response to Comment I1-2.
- This comment summarizes the letter's contributing authors and states concern for impacts to the subject property resulting from the Project's proposed land use changes. This comment references an attached letter written by the NAIOP SoCal Commercial Real Estate Development Association and states that the attachment "sets forth most of the reasons for our opposition." Comments provided in this attachment are addressed below.
- This comment summarizes the letter's contributing authors and states opposition for the proposed land use changes under the Industrial Program. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- Regarding the request "not move forward with any significant changes to industrial zones and land uses until a significant economic impact study is completed," as discussed above in response to Comment I1-1, under CEQA, economic implications of the Project are not within the scope of required environmental analysis. Regarding stated concerns related to displacement of workers and residents, the Project would not permanently displace a substantial number of people, as discussed in Section 4.14, Population and Housing. Future development would occur over time throughout the Project area, and any displacement would be temporary. Notably, the Project would generate an increase in both housing and jobs. The 3,515 industrial jobs facilitated by the Industrial Program is a net growth projection that takes into account both the potential jobs generated as a result of new industrial development and potential jobs lost as a result of demolition and redevelopment of existing industrial uses. Further, the Project would provide opportunities for development of a range of housing types at

various levels of affordability (e.g., to low-, moderate- and above-moderate income units). As such, any temporary impacts associated with displacement associated with redevelopment of existing properties would be offset by the anticipated increase in housing production.

The request for preparation of an economic impact study has been acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- This comment references an appendix to the Metro Area Plan. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- I1-11 The comment states concerns related to rezoning properties that are subject to the Green Zone and requests that all properties in the Green Zone be excluded from the proposed MAP. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- Regarding the stated concern that the County "has conducted no public outreach to owners", this comment relates to the public outreach process related to the Metro Area Plan. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

The public outreach efforts conducted in support of the Recirculated Draft PEIR have been and continue to be in conformance with the substantive and procedural requirements of CEOA and the State CEOA Guidelines. The County complied with the State CEQA Guidelines by providing opportunities for early participation in the environmental review process. Specifically, in accordance with Section 15082(a) of the State CEQA Guidelines, the County circulated a Notice of Preparation (NOP) on February 14, 2022 to the State Clearinghouse, public agencies, and other interested parties for the required 30-day review and comment period. The purpose of the NOP was to formally convey that the County, as the lead agency, solicited input regarding the scope and proposed content of the Metro Area Plan PEIR (referred to herein as the "2022 Draft PEIR"). The NOP was filed and posted at the office of the Los Angeles County Registrar-Recorder/County Clerk (County Clerk) and published in Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. During the public review period, hardcopies of the NOP were made available for public review at the East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King, Jr. Library, Willowbrook Library, and City Terrace Library. A digital copy of the NOP was also made available on the County Planning website. Additionally, the County held a virtual public scoping meeting on March 2, 2022, to facilitate public review and comment on the Project. The NOP included an invitation to agencies and the public to review and comment on the NOP. All NOP comments relating to CEQA were reviewed and the issues raised in those comments were considered in the preparation of the 2022 Draft PEIR (and Recirculated Draft PEIR, discussed below). A copy of the NOP is included in Appendix A-1 and the comment letters received in response to the NOP are included in Appendix A-2 of the Recirculated Draft PEIR.

Prior to circulation of the Recirculated Draft PEIR, the County circulated the Metro Area Plan Draft PEIR for public review from November 17, 2022, through January 16, 2023, which exceeded the 45-day minimum required by CEQA. However, the County continued to accept public comments on the Draft PEIR that were received by January 31, 2023, before 5:00 pm. A Notice of Completion (NOC) and Notice of Availability (NOA) of the 2022 Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. Hardcopies of the 2022 Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King Jr. Library, and Willowbrook Library. The 2022 Draft PEIR was also posted on County Planning website for public review.

After the conclusion of the 2022 Draft PEIR public comment period, the County elected to revise the Metro Area Plan to reflect County-driven revisions and to address comments received during and after the public review period for the 2022 Draft PEIR. The County subsequently prepared and released the Recirculated Draft PEIR for a 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. The Recirculated Draft PEIR provided a comprehensive analysis of the revised Project, examining each resource on an individual basis throughout the document. All chapters and sections of the 2022 Draft PEIR, inclusive of all resource areas in the CEQA Guidelines Appendix G Environmental Checklist, were updated to reflect the revised Project information as well as changes to the environmental analyses. Section 1.4 of Chapter 1, Introduction of the Recirculated Draft PEIR provided a summary of the changes made and incorporated into the Recirculated Draft EIR.

A NOC and NOA of the Recirculated Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. Hardcopies of the Recirculated Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: AC Bilbrew Library, City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Library, Huntington Park Library, Woodcrest Library, and Willowbrook Library. The Recirculated Draft PEIR was also posted on the County Planning website for public review.

Furthermore, certification of the Final EIR and the adoption of the Metro Area Plan will be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final EIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission who will accept public comment on the PEIR, Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance and make a recommendation to the County Board of Supervisors. As such, these public hearings would be notified to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.). Thus, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR.

Finally, for informational purposes, see Response to Comment I1-2 for discussion related to the proposed industrial land use changes and Topical Response-1. No changes to the Draft PEIR content or analyses are required as a result of this comment.

I1-13 This comment provides concluding remarks and reiterates the commenters opposition to the proposed land use changes under the Industrial Program. Regarding the potential for "job loss and business migration," please see the response provided above to comment I1-9.

Comment Letter I2

From: Laura Cortez <laurac.eycej@gmail.com>

**Sent:** Tuesday, July 25, 2023 7:56 PM

To: Patricia Hachiya

**Subject:** MAP request to extend comment deadline

## CAUTION: External Email. Proceed Responsibly.

Hi Pat,

My name is Laura and as a community member in the Southeast region I would like to request that your department extend the 45 day comment period from July 13, 2023 to an additional 45 days. The document speaks of the ordinance but not having that until July 13 means that we only really had 14 full days to comment with the ordinance and zoning maps at hand to refer to leaves commenters at a disadvantage and unable to make sense of the document. Further, the Public Hearing should have been held before the deadline for comments so residents could learn from each other before submitting comments.

12-1

Thank you

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\*\*\*\*\*\*\*

Laura J. Cortez (she/they-- ella/elle) Co-Executive Director/Organizer/Member

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# **Response to Comment Letter 12**

Laura Cortez
East Yard Communities for Environmental Justice
July 25, 2023

The comment states concern with the public review period for proposed Metro Area Plan, Recirculated Draft PEIR, and proposed ordinance. The County released the Recirculated Draft PEIR for a 45-day public review that began on June 12, 2023, and ended on July 28, 2023. Although the Metro Area Plan was available for public review starting on June 12, 2023, the Metro Area Plan Implementation Ordinance and associated documents were not released until July 13, 2023. It is important to note that the Recirculated Draft PEIR contains the necessary analysis and information to sufficiently inform the public about the Project's environmental effects. In addition, the public still has the opportunity to review and comment on the Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance up to the time of the public hearing for consideration by the Regional Planning Commission.

The County appreciates the commenter's preference for a public hearing before the close of the PEIR comment period. However, State CEQA Guidelines Section 15202(c), states "a public hearing on the environmental impact of a project should usually be held when the Lead Agency determines it would facilitate the purposes and goals of CEQA to do so. The hearing may be held in conjunction with and as a part of normal planning activities." The County understands the value of providing opportunities for residents to learn from each other's perspectives. To that end, the public hearing will provide an additional opportunity for interested individuals and groups to express their views, ask questions, and engage in public discussion about the Project and its potential environmental impacts.

The public outreach efforts conducted in support of the Recirculated Draft PEIR have been and continue to be in conformance with the substantive and procedural requirements of CEQA and the State CEQA Guidelines. The County complied with the State CEQA Guidelines by providing opportunities for early participation in the environmental review process. Specifically, in accordance with Section 15082(a) of the State CEOA Guidelines, the County circulated a Notice of Preparation (NOP) on February 14, 2022 to the State Clearinghouse, public agencies, and other interested parties for the required 30-day review and comment period. The purpose of the NOP was to formally convey that the County, as the lead agency, solicited input regarding the scope and proposed content of the Metro Area Plan PEIR (referred to herein as the "2022 Draft PEIR"). The NOP was filed and posted at the office of the Los Angeles County Registrar-Recorder/County Clerk (County Clerk) and published in Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. During the public review period, hardcopies of the NOP were made available for public review at the East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King, Jr. Library, Willowbrook Library, and City Terrace Library, A digital copy of the NOP was also made available on the County Planning website. Additionally, the County held a virtual public scoping meeting on March 2, 2022, to facilitate public review and comment on the Project. The NOP included an invitation to agencies and the public to review and comment on the NOP. All NOP comments relating to CEQA were reviewed and the issues raised in those comments were considered in the preparation of the 2022 Draft PEIR (and Recirculated Draft PEIR, discussed below). A copy of the NOP is included in Appendix A-1 and the comment letters received in response to the NOP are included in Appendix A-2 of the Recirculated Draft PEIR.

Prior to circulation of the Recirculated Draft PEIR, the County circulated the Metro Area Plan Draft PEIR for public review from November 17, 2022, through January 16, 2023, which exceeded the 45-day minimum required by CEQA. However, the County continued to accept public comments on the Draft PEIR that were received by January 31, 2023, before 5:00 pm. A Notice of Completion (NOC) and Notice of Availability (NOA) of the 2022 Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. Hardcopies of the 2022 Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King Jr. Library, and Willowbrook Library. The 2022 Draft PEIR was also posted on County Planning website for public review.

After the conclusion of the 2022 Draft PEIR public comment period, the County elected to revise the Metro Area Plan to reflect County-driven revisions and to address comments received during and after the public review period for the 2022 Draft PEIR. The County subsequently prepared and released the Recirculated Draft PEIR for a 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. The Recirculated Draft PEIR provided a comprehensive analysis of the revised Project, examining each resource on an individual basis throughout the document. All chapters and sections of the 2022 Draft PEIR, inclusive of all resource areas in the CEQA Guidelines Appendix G Environmental Checklist, were updated to reflect the revised Project information as well as changes to the environmental analyses. Section 1.4 of Chapter 1, Introduction of the Recirculated Draft PEIR provided a summary of the changes made and incorporated into the Recirculated Draft EIR.

A NOC and NOA of the Recirculated Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. Hardcopies of the Recirculated Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: AC Bilbrew Library, City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Library, Huntington Park Library, Woodcrest Library, and Willowbrook Library. The Recirculated Draft PEIR was also posted on the County Planning website for public review.

Furthermore, certification of the Final EIR and the adoption of the Metro Area Plan will be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final EIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission who will accept public comment on the PEIR, Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance and make a recommendation to the County Board of Supervisors. These public hearings are required to be notified to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.). Thus, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR.

## Comment Letter 13

From: Paola Dela Cruz-Perez <paola9795@gmail.com>

Sent: Tuesday, July 25, 2023 7:26 PM
To: DRP Metro Area Plan; Patricia Hachiya

Subject: Extend Public Comment for Recirculated PEIR MAP

CAUTION: External Email. Proceed Responsibly.

Hi Pat,

Good evening. I hope you are well!

As you know, I am Willowbrook resident and member of East Yard Communities for Environmental Justice.

I am writing to request the Department of Regional Planning extend the deadline for the recirculated PEIR for the Metro Area Plan. At a minimum, the 45 day comment period should begin from July 17th, 2023, which is when the public hearing draft of the MAP Zoning Ordinance and Zoning Map became available on the project website. You all decided to release the update PEIR and public hearing draft ordinance and maps on different dates, creating much confusion for us. Additionally, it is very disappointing that you all will be hosting a public hearing after the deadline for public comments. It feels as though our input is not wanted.

Please give us more time to read through and consider all of these documents in a holistic manner.

Thank you!

13-1

# **Response to Comment Letter 13**

Paola Dela Cruz-Perez
East Yard Communities for Environmental Justice
July 25, 2023

The comment states concern with the public review period for proposed Metro Area Plan, Recirculated Draft PEIR, and proposed ordinance. The County released the Recirculated Draft PEIR for a 45-day public review that began on June 12, 2023, and ended on July 28, 2023. Although the Metro Area Plan was available for public review starting on June 12, 2023, the Metro Area Plan Implementation Ordinance and associated documents were not released until July 13, 2023. It is important to note that the Recirculated Draft PEIR contains the necessary analysis and information to sufficiently inform the public about the Project's environmental effects. In addition, the public still has the opportunity to review and comment on the Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance up to the time of the public hearing for consideration by the Regional Planning Commission.

The County appreciates the commenter's preference for a public hearing before the close of the PEIR comment period. However, State CEQA Guidelines Section 15202(c), states "a public hearing on the environmental impact of a project should usually be held when the Lead Agency determines it would facilitate the purposes and goals of CEQA to do so. The hearing may be held in conjunction with and as a part of normal planning activities.". The County understands the value of providing opportunities for residents to learn from each other's perspectives. To that end, the public hearing will provide an additional opportunity for interested individuals and groups to express their views, ask questions, and engage in public discussion about the Project and its potential environmental impacts.

The public outreach efforts conducted in support of the Recirculated Draft PEIR have been and continue to be in conformance with the substantive and procedural requirements of CEQA and the State CEQA Guidelines. The County complied with the State CEQA Guidelines by providing opportunities for early participation in the environmental review process. Specifically, in accordance with Section 15082(a) of the State CEOA Guidelines, the County circulated a Notice of Preparation (NOP) on February 14, 2022 to the State Clearinghouse, public agencies, and other interested parties for the required 30-day review and comment period. The purpose of the NOP was to formally convey that the County, as the lead agency, solicited input regarding the scope and proposed content of the Metro Area Plan PEIR (referred to herein as the "2022 Draft PEIR"). The NOP was filed and posted at the office of the Los Angeles County Registrar-Recorder/County Clerk (County Clerk) and published in Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. During the public review period, hardcopies of the NOP were made available for public review at the East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King, Jr. Library, Willowbrook Library, and City Terrace Library, A digital copy of the NOP was also made available on the County Planning website. Additionally, the County held a virtual public scoping meeting on March 2, 2022, to facilitate public review and comment on the Project. The NOP included an invitation to agencies and the public to review and comment on the NOP. All NOP comments relating to CEQA were reviewed and the issues raised in those comments were considered in the preparation of the 2022 Draft PEIR (and Recirculated Draft PEIR, discussed below). A copy of the NOP is included in Appendix A-1 and the comment letters received in response to the NOP are included in Appendix A-2 of the Recirculated Draft PEIR.

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## Comment Letter 14

From: Mark Granger DRP Metro Area Plan Subject: Attention Christina Tran

Wednesday, July 26, 2023 2:01:08 PM Date:

image00001.png Attachments:

Comments to Metro Plan last verzion 7-26-23.docx

## CAUTION: External Email. Proceed Responsibly.

#### <!--[if Ite mso 15 || CheckWebRef]-->

Mark Granger has shared a OneDrive for Business file with you. To view it, click the link below.



Comments to Metro Plan last verzion 7-26-23.docx

#### <!--[endif]-->

Ms. Tran- Would you please see my comments regarding the Metro Area Plan. This proposed legislation is having a profound impact on the value of my property, and I have serious concerns regarding this action. The county has said they are not downzoning this property but in fact this action is starting the process of downzoning by requiring additional study with the intention of implementing the downzoning. Please take out section five and subparagraph g of this legislation. Sincerely – Mark Granger

Mark Granger President Granger Co. 1420 Marcelina Ave Torrance, California 90501 Office: (310) 323-1550 x 26

Fax: (310) 538-4076 mgranger@grangerco.com www.grangerco.com CAL DRE #: 00848783

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14-1

Comments on proposed changes to the zoning for the property located at 15600 Avalon Blvd, Unincorporated LA County 90221

#### To Whom It May Concern:

I am the owner of certain real property commonly known as 15600 Avalon Blvd ("Property") in unincorporated Los Angeles County. I have read over the proposed changes to the zoning to M-.5 for my Property and have a number of concerns and suggested revisions to these proposed changes.

My primary concern is that I believe my Property will lose all economic viability with this proposed downzone and or the implementation process. My Property was downzoned from M-2 to M-1, has had a Green Zone overlay applied to it, and now I am facing a further proposed downzone to M-.5. It does not appear that my current tenant will be able to continue his use of the Property under this proposed downzone.

I also find the proposed downzone to be inconsistent with the Industrial Preservation Zone designation. My Property is designated an Industrial Preservation Zone ("IP"). The IP is "intended to **preserve** industrially-zoned properties specifically for current and future industrial uses, labor-intensive activities, wholesale sales of goods manufactured on-site, major centers of employment, and limited employee-serving commercial uses." (Los Angeles County Code § 22.60.010 (emphasis added).)

My Property has a 10-foot buffer zone to the residential use to the east. There is a six foot sold wall that separates my Property from the residential uses. In the last 24 months, three large warehouse buildings have been constructed to the north, south and west of my Property.

My Property is currently used as contractors' office and warehouse. My tenant has a Conditional Use Permit ("CUP") for limited repair work on their machinery. This Property has been used for manufacturing, storage and related uses for over 70 years. The area surrounding the Property on all sides with the exception of the east is industrial.

We have never had a complaint from any neighbor in the last 25 years. We are the lightest use on the block. In addition, the homeless encampments on Avalon Blvd have now become so prevalent as to make access and use of the Property extremely challenging. We recently had difficulty acquiring insurance for the Property because of the three murders on the street in the last 18 months.

I am very concerned with the proposed Artisan Production and Custom Manufacturing overlay because it severely limits the potential permitted uses for the Property either by outright prohibition or by the introduction of requirement for a site plan review ("SPR") or a CUP authorization for activities that have been allowed on my Property for the last 70 years. The SPR and CUP processes are extremely burdensome to the business operating on the Property. I recognize that the SPR process is intended to be ministerial but the requirements can be extremely burdensome and expensive. The changes as currently contained in the proposed draft would make it almost impossible to continue renting my Property. In sum, I am concerned that the new proposed overlay will effectively eliminate all economic viability to my Property.

14-2

14-3

14-4

1

Page 2 of 8 in Comment Letter I4

In addition, the changes proposed are very contradictory on a number of points and the Description of Artisanal uses as written is very vague. Importantly, the uses that are permitted are not realistic for the area and are inconsistent with the IP designation.

The proposed ordinance as written eliminates almost 80% of the currently permitted uses, even when considering the Green Zone overlay which in itself is highly restrictive.

Based upon my understanding of the proposed changes, following is a list that would be allowed under the proposed M-.5 zoning, all of which are inconsistent with the IP designation. Because these uses are prohibited under Los Angeles County Code § 22.60.30 or not within the type of use preserved under the IP designation, it is my understanding that they are not permitted on my Property:

- Community gardens;
- Parks, playgrounds, beaches, including accessory facilities;
- Sport courts, including tennis, volleyball, badminton, croquet, lawn bowling, and similar courts, as a principal use;
- Art galleries;
- Art supply stores;
- Barber shops;
- Beauty shops;
- Bicycle shops;
- Bookstores;
- Drugstores;
- Farmers' markets;
- Florist shops;
- Fruit and vegetable markets;
- Health food stores;
- Hobby supply stores;
- Music stores;
- Ice cream shops;
- Ice sales, retail (the use is Ice sales, excluding ice plants so some use may be allowed);
- Retail stores:
- Secondhand stores;
- Yarn and yardage stores;
- Barber shops;
- Beauty shops;
- Blueprint shops;
- Interior decorating studios;
- · Pet grooming services;
- Pet supply stores;
- Photographic equipment and supply stores;
- Plant nurseries, including propagation of nursery stock and retail;
- Interior decorating;
- Photography studios.

2

Page 3 of 8 in Comment Letter 14

14-5

The remaining uses below are the only uses that are arguably compatible with the industrial neighborhood and the IP designation. It should be noted that these uses, which require permit processing, are a reduction of 80% of the permitted uses under existing M1 zoning. It is my understanding that the new M-.5 zoning will allow the following uses and no others for my Property. I have made comments with respect to several of the uses regarding reducing the amount of time and or reducing the cost to small business for the County Review Process.

- Animal hospitals;
- Book binderies;
- Humane societies:
- Clinics. This term is not defined and is not defined in Los Angeles County Code, Chapter 22.14 –
   Definitions;
- Hospitals and veterinary consulting offices;
- Agricultural products;
- Cosmetics and dry good products. This is noted as SPR4, which is an undefined review process for this use:
- Precious and semi-precious metal products;
- Cloth and textile products, including apparel and upholstery, but excluding leatherwork and tanning;
- Craft products;
- Electric, electronical, and mechanical products and parts, including appliances, computers, equipment, and instruments;
- Glass products and parts;
- Plastic products, including molding and grinding within an interior room;
- Paper products;
- Wood products-including furniture;
- Film laboratories. On the Use Tables, Film Laboratories use is designated for review by SPR, but
  on page 111, the same Film Laboratories use is identified as requirement for a CUP. This needs
  to be resolved;
- Candy confectioneries;
- Recording studios. This use may not be consistent with the IP designation;
- Microbreweries. Is this not a food product? Isn't this a conflicting use?;
- · Laboratories for testing experimental motion picture film;
- Laboratories, research and testing;
- Artisan production and custom manufacturing. This use needs to be defined;
- Cabinet making;
- Carpenter shops;
- Engraving, machine metal engraving. Conflicts with Green Zone overlay and is not allowed.
- Fabricating and prototype fabrication;
- Glass, the production by hand of crystal glass art novelties within a closed building of fire resistant construction;

14-5 Cont.

3

Page 4 of 8 in Comment Letter 14

- Production of experimental technology products such as technology chips and microchips. This
  is very vague and ambiguous. What is considered "experimental" under this definition? Who
  decides whether a technology product is experimental?
- Motion picture processing, reconstruction, and synchronizing of film with sound tracks;
- Motion picture studios and indoor sets;
- Scientific research or experimental development of materials, methods or products, including
  engineering and laboratory research, administrative and other related activities, and facilities in
  conjunction therewith;
- Building materials. This should be a SPR not CUP. A CUP is too expensive, particularly for interior storage:
- Furniture and household goods, transfer and storage;
- Warehouses, including storage warehouses. This requires a CUP. This will limit such uses to the largest of companies due to time and cost.
- Bakery shops. This appears to be conflicting as it is my understanding that food production is not allowed in M-.5;
- Catering services. It is my understanding that food production is not allowed. Accordingly, it seems like this use is in conflict as I don't understand how a catering service survives without a kitchen and food production.
- Childcare centers. This proposed used is not compatible with the surrounding uses;
- Emergency shelters;
- Studios;
- Pet grooming services;
- Photography studios;
- Printers or publishers;
- Repair shops, household;
- Restaurants and other eating establishments, including food take-out. Food production is not allowed in M-.5 so this seems inconsistent.

There are a number of uses that appear to be allowed only for governmental agencies, public utilities and similar that are much more intensive or "heavier" uses. It appears that the private sector is being held to a much different standard. Not sure why that is the case.

As previously discussed, the current draft as written now is riddled with inconsistencies and references to footnotes with no corresponding connection to the use tables provided. There are terms that are undefined under the existing Los Angeles County. I have only had time to address a few of the many inconsistencies because the proposed ordinance is so voluminous. Other items are simply missing. For example, there are a number of Notes that are referenced in the text which are designated by numbers. These Notes are not consistent and are not referenced at all on the use pages.

The general thrust seems to be a push for consumer-oriented uses and services in an industrial zone. This is clearly a conflict as my Property and many others are specifically designated with the IP designation. I recommend that the Planning Department evaluate what is necessary and appropriate. At this time, it seems that the Planning Department is ignoring the IP designation, which is specifically intended to preserve industrial uses.

14-5 Cont.

4

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I appreciate the difficulty of managing growth and promoting compatible uses. However, for historic industrial areas and in particular areas with the IP designation, I believe the goal should be to support businesses that support the community. The goals are to keep jobs local, to provide superior paying jobs in our community, and to keep the properties occupied and productive for everyone.

With respect to my Property, over 80% of the uses currently permitted in the existing zoning designation M1 will not be allowed to continue, even though my Property's current use is the lightest use in the neighborhood. Ultimately, the proposed M-.5 designation will produce a large number of legal non-conforming uses which will have to be discontinued within four (4) years of the ordinance implementation. Of course, industrial uses often have much longer leases than four (4) years.

To avoid this, I propose several changes to the draft and for easy reference I have provided a spread sheet showing the effects of the ordinance in reducing the number of uses permitted, see attached. I would suggest that the number of uses that are permitted in this new zone be broadened to add those listed below as "P" permitted:

- Three-dimensional printing.;
- Satellite construction- this would be produce very high-tech manufacturing and could be related to Space-X and companies supporting them.
- Small Business in the construction trades supporting the local housing construction in the
  immediate area as well as supporting the needs of residences in the area. This provides a lot of
  jobs in this area. Examples including, but are not necessarily limited to, HVAC repair businesses;
  plumbing contractors; plaster contractors; painting contractors; and maintenance companies
  servicing the local residential community. Storage of equipment and materials could be limited
  to interior storage.
- Warehousing should be reviewed by SPR or a MCUP rather than CUP for warehousing under 50,000 feet. It is too expensive and time consuming not to mention staff intensive to do a CUP for a micro company that is just getting started. A CUP in the county now costs close to \$200,000 dollars and can take 2 years to accomplish. This is impossible for the small business owner.
- EV buses and trucks should be permitted in all M zone properties with a 25 foot buffer from sensitive uses. This would be a huge incentive for transition to EV uses in the industrial zones.
   This should also include auto rental for EVs, motorcycle repair for EV, auto related uses allowed for EV equipment, and truck repair and equipment storage for EV support and logistics.
- Medical device manufacturing and related uses.
- Trades support to MTA and local mass transit. This would include storage of supplies, staging
  areas for equipment in infrequent use, and staffing centers for these trades and staff.
- Airport related support companies. Give support to the local communities that work at the
  airport by keeping the jobs close to home. This would include, but not be limited to associated
  warehouse, delivery, and refrigerated food storage.
- Food production should be allowed particularly for small bakery and other related uses. The
  proposed uses seem to permit confectionery; you should use the same wording for all food
  related business. The prohibition of food production is contrary to many uses, restaurants,
  bakeries, community kitchens etc. being considered under this new zone. This needs to be

14-5 Cont.

5

Page 6 of 8 in Comment Letter I4

resolved. It is also certainly can be considered an artisan operation in many cases and is a business that supplies lots of local jobs to lower skilled work force.

- Electrician shops.
- Dental Laboratories. This is excluded in only M .5 This should be treated the same as all of the
  other zones.
- Medical clinics. M.5 is the only zone that excludes the medical clinic use, unless such use is included under the generic and undefined "Clinics" use.
- Mortuaries.
- Packaging business.
- Photocopying and reproduction.
- Photo engravers and lithographers.
- Costume rentals.
- Furniture and appliance rental.
- Party equipment.
- Tool rentals.
- Silkscreen shops.
- Communication equipment buildings
- Administrative offices, engineering and design related to infrastructure projects and contractors.
   There is going to a huge need for this with the infrastructure bill recently based by the Biden administration.
- Construction material yards supplying material to jobsites in the local community. This would include garden supplies, tile storage, decorative arts.
- Churches.
- Green houses should be allowed and the ban conflicts with a number of permitted uses.
- Composting related to local green waste, perhaps limited in size.
- Produce stands.
- Specialty machine shops, under 10,000 feet with a 50-foot buffer from sensitive uses
- Genetics companies and similar uses such as farmed food.

The Planning Department should consider other factors as well.

1: Cabinet shops have been largely phased out by the South Coast Air Quality Management District ("SCAQMD") because of the dust collection systems as well as spray paint booths. Unless the Planning Department is working with the SCAQMD, it does not seem that such uses will be able to operate in these areas.

2: It is my understanding that the Department of Toxic Substances Control ("DTSC") or the Regional Water Quality Control Board ("RWQCB") have placed various deed restrictions on several properties in the area which prohibit or limit many of the proposed uses. Moreover, allowing some of the uses which include more sensitive receptors, such as childcare centers, may impact the remedial goals for those properties. For example, a property may be undertaking a remediation based upon a deed-restricted industrial use and using cleanup standards based only on industrial uses. Such industrial uses may be prohibited under the proposed zoning. Such properties may have to change or implement new remedial goals to make the properties economically viable.

I4-5 Cont.

14-6

6

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3: The proposed zone change, if fully implemented, will require over 500 business to move or shut down. The current vacancy rate in the area is around 1% which means there are almost no buildings available to move these operations to. This is going to be a major hardship for these business owners and will certainly result in extensive litigation.

4: Many of these properties are too large to be used by artisanal uses. The buildings surrounding my Property are respectively 90,000, 180,000, and 120,000 square feet in size. These existing buildings are vastly difference in scale compared to the proposed uses.

5: The proposed zone change will significantly reduce the tax base. A 50 million dollar warehouse is worth a lot more to the county than a small cabinet shop.

In conclusion, this proposed M-.5 zone change reflects a fundamental misunderstanding of the business community in this area. I have no doubt that there is a justifiable reason for the residential community to want to see this area change from what it has been over the last 70 years. I am also sure there are several businesses that should not be allowed to operate in this area due to the impacts on the residential community in the area. Nevertheless, the proposed zone change overreaches to achieve those goals.

Empty buildings invite vandalism. Buildings are stripped of any and all copper. Then they are occupied by squatters, ultimately resulting in a host of other undesirable and even criminal activities. I have seen this process play out countless times in other areas where vacancies are high and empty buildings exist. Currently the business community serves as a buffer to residential community for the 500 plus RVs and homeless encampments. Crime in this area has increased dramatically. Drug dealing, prostitution, illegal fires and illegal dumping has become commonplace. I think that is important for the Planning Department to understand that you need a business community to keep and maintain the area and withstand the actual neighborhood conditions.

We must balance the wants of the neighborhood with what can be realistically accomplished in relation to the area's other issues.

I urge the Planning Department to please carefully consider these comments. I urge the Planning Department to broaden the uses that will be permitted and carefully align the uses with the IP designation.

These are suggested changes and do not limit Spotted Dog LLC's current owner of 15600 Avalon from further legal action dependent on the outcome of this proposed legislation.

Thanking you in advance for your attention to this matter.

Sincerely

Mark Granger Spotted Dog LLC 15600 Avalon Blvd, West Rancho Dominguez 90221 14-6 Cont.

14-7

7

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# **Response to Comment Letter 14**

#### Mark Granger July 26, 2023

- This comment is understood to refer to the Program 10, Industrial Land Use Strategy Program (Industrial Program), and states concerns that the M-0.5 and LSP zones would result in "downzoning" and states a request to revise the proposed actions. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration. Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.
- 14-2 This introductory comment states concern for proposed land use changes associated with Program 10, Industrial Land Use Strategy Program, to a property located at 15600 Avalon Boulevard. Regarding the Industrial Program, see Response to Comment I4-1 above for more information.

The comment raises concern for economic effects as a result of prior County actions in addition to the proposed Program. According to CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic implications of the Project are not within the scope of required environmental analysis. As such, this comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. However, this comment has been received by County Planning and will be provided to the County Board of Supervisors for review and consideration as part of their review of the Metro Area Plan.

I4-3 This comment raises concerns regarding consistency of the Implementation Ordinance with the Industrial Preservation Zone (IP) zone district. Regarding potential inconsistencies with the Industrial Preservation Zone, the Recirculated Draft PEIR notes the presence of Industrial Preservation (IP) zones within West Rancho Dominguez-Victoria and analyzes the potential conflicts with land use plans, policies, and regulations adopted for the purposes of avoiding or mitigating an environmental effect.

As stated in the Recirculated Draft PEIR, the County's General Plan goals and policies are implemented by the Zoning Code (Title 22, Planning and Zoning of the County Code). Table 4.11-1, General Plan Conflict Evaluation, of the Recirculated Draft PEIR analyzes the Project's consistency with applicable goals and policies, including Policy LU 5.9, "Preserve key industrially designated land for intensive, employment-based uses." Page 4.11-39 of the Recirculated Draft PEIR states the Project would not conflict with this policy given that "industrial practices would continue to operate throughout much of the Project area as they do under existing conditions. Within five years of Project approval, the future rezoning under the Industrial Program would only affect select industrial candidate parcels and would support the transition away from heavier industrial and manufacturing uses in areas that are adjacent or proximate to residential and other sensitive/non-industrial uses. The future uses facilitated under the Industrial Program are anticipated and intended to result in a net increase in jobs within the Project

area and to provide opportunities for new employment-based uses, such as life science facilities and artisan manufacturing. Refer to proposed Metro Area Plan LU Policies 5.1, 5.2, 5.3, 5.4, 6.1, 6.2, 6.3, 6.4, 7.1, 7.2, 7.3, 7.4, 8.1, 8.2, 8.3, and 8.4." Moreover, upon approval of the proposed Project, the Project would be consistent with the Zoning Code standards and would not conflict with existing applicable zoning. Therefore, for the purposes of CEQA, the Metro Area Pan would not conflict with the County Code or result in a significant environmental impact due to conflict with any Code regulations adopted for the purpose of avoiding or mitigating an environmental effect.

Regarding the property's existing conditions and previous entitlements, this comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. The commenter's concerns have been received by County Planning and will be provided to the County Board of Supervisors for review and consideration as part of their review of the Metro Area Plan.

- This comment states concerns related to the Industrial Program and proposed Artisan Production and Custom Manufacturing overlay designations. As a point of clarification, the Program 10 involves the eventual rezoning for LSP or M-0.5 and does not include an overlay. Regarding concerns for the proposed Industrial Program, see Response to Comment I4-1. Further, according to CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic implications of the Project are not within the scope of required environmental analysis. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. The commenter's concerns have been received by County Planning and will be provided to the County Board of Supervisors for review and consideration as part of their review of the Metro Area Plan.
- This comment raises concerns related to the allowable uses and definitions in the Implementation Ordinance in relation to the Industrial Preservation Zone (IP) district, and states that the Ordinance contains inconsistencies. Further, this comment provides suggested changes to the Implementation Ordinance. This comment is not related to the adequacy of the environmental analysis presented in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration. Additionally, see Topical Response-1 regarding the County Planning staff report recommendations for Implementation Program 10, Industrial land Use Strategy Program.
- 14-6 This comment states concerns related to the allowable uses under the Program 10, Industrial Program, and states concerns related to closure of businesses as a result. Regarding economic effects as a result of the Project, according to the CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project, such as reduction in tax base or economic implications, are not within the scope of required environmental analysis. Regarding stated concerns related to displacement of businesses, the Project the Project would generate an increase in both housing and jobs. The 3,515 industrial jobs facilitated by the Industrial Program is a net growth projection that takes into account both the potential jobs generated as a result of new industrial development and potential jobs lost as a result of demolition and redevelopment of existing industrial uses. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

The comment states concerns related to crime in the neighborhood and the need to maintain the business community, and requests the aforementioned comments be reviewed by the County. Regarding the implication of increased crime under existing conditions, the Recirculated Draft PEIR analyzes the Project's impacts on public services, including police protection services (e.g., the Los Angeles County Sheriff's Department). As further discussed in Section 4.15, Public Services, the Recirculated Draft PEIR determines less than significant impacts would occur with the implementation of the Project. Additionally, as discussed in Topical Response-1, County Planning will recommend the elimination of the rezoning for LSP or M-0.5 to the Regional Planning Commission, and implementation of the Industrial Program will provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

## Comment Letter 15

claramsolis@earthlink.net From:

Patricia Hachiya; DRP Metro Area Plan To:

firstdistrict@bos.lacounty.gov; westernloan@aol.com; "Eddie Torres"; "Mark Lopez"; "Laura Cortez"; ygarciajr518@aol.com; alxperez31@gmai.com; EDL-DRP BU-D Advance Planning Public Contact Email; Cc:

robertserbin@gmail.com; claramsololis@earthlink.net; "First District"; Barger, Kathryn;

FourthDistrict@bos.lacounty.gov; "Norma Peralta"; tlo19691969@yahoo.com; juniorcas5893@gmail.com; Chapa, Antonio; Camberos, Guadalupe; "East Los Angeles Chamber of Commerce"; felixrobles1@outlook.com; "Ariana Rodriquez"; "Carina Sanchez"; "Michelle, Benavides"; Tina Funq; juntosfftogether@qmail.com;

paola9795@gmail.com

Subject: Deadline to Submit Comments should be extended

Date: Wednesday, July 26, 2023 9:20:35 AM

#### DAUTION: External Email. Proceed Responsibly

Dear Ms. Hachiya and Ms. Tran,

The 45 day comment period should be extended at a minimum to 45 days from July 13, 2023, since the ordinance and Public Hearing Zoning maps were not released until then. The document speaks of the ordinance but not having that until July 13 means that we only really had 14 full days to comment with the ordinance and zoning maps at hand to refer to leaves commenters at a disadvantage and unable to make sense of the document. Further, the Public Hearing should have been held before the deadline for comments so residents could learn from each other before submitting comments. Finally, this process is being done piecemeal with the industrial portion being considered later. Everything should be looked at holistically and at one time.

Additionally, releasing the document during the summer months means many people were on Summer vacation and not checking their emails. People are busier with their children during the summer months. Many in our community know nothing about this project document.

Please extend the deadline to comment preferably 10 days after the Public Hearing on September 13<sup>th</sup>, 2023.

Thank you,

Clara Solis

15-1

# **Response to Comment Letter I5**

Clara Solis July 26, 2023

**I5-1** This comment requests an extension to the public review period for the Recirculated Draft PEIR, Implementation Ordinance, and zoning maps, and states considering the Industrial Program at the later time is piecemealing.

Regarding the request for an extension for the public review, the public still has the opportunity to review and comment on the Metro Area Plan up to the time of the public hearing for consideration by the Regional Planning Commission, Certification of the Final PEIR and the adoption of the Metro Area Plan would be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final EIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission who will accept public comment on the PEIR, Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance and make a recommendation to the County Board of Supervisors. These public hearings would be notified to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.). The County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR. Although the Metro Area Plan was available for a 45-day public review period from June 12, 2023 to July 28, 2023, the Metro Area Plan Implementation Ordinance and associated documents were not released until July 13, 2023. It is important to note that the Recirculated Draft PEIR contains the necessary analysis and information to sufficiently inform the public about the Project's environmental effects. In addition, the public continues to have the opportunity to review and comment on the Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance up to the time of the public hearing for consideration by the Regional Planning Commission.

The County appreciates the commenter's preference for a public hearing before the close of the PEIR comment period. State CEQA Guidelines Section 15202(c), states "a public hearing on the environmental impact of a project should usually be held when the Lead Agency determines it would facilitate the purposes and goals of CEQA to do so. The hearing may be held in conjunction with and as a part of normal planning activities." As such, CEQA does not require a specific order in which the public hearing and the deadline for PEIR comments should occur. The County understands the value of providing opportunities for residents to learn from each other's perspectives. To that end, the public hearing will provide an additional opportunity for interested individuals and groups to express their views, ask questions, and engage in public discussion about the Project and its potential environmental impacts.

While the County understands and acknowledge the concerns raised about potential limitations on public participation because the Recirculated Draft PEIR was released during summer months when people are on vacation or have other commitments, the County has complied with applicable CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR. The County acknowledges that it cannot accommodate the schedules and personal circumstances of every individual, however the County has made considerable efforts to disseminate information through various channels and platforms to maximize public accessibility.

Regarding the stated concern that future implementation of Program 10, Industrial Land Use Strategy Program (Industrial Program) constitutes piecemealing of required analysis pursuant to CEQA, as discussed in Chapter 3, Project Description of the Recirculated Draft PEIR, the Project includes implementation of the Industrial Program to address long-term impacts of residential-industrial adjacency. Within five years of Project approval, the Industrial Program would adopt two industrial zones (Artisan Production and Custom Manufacturing [M-0.5] and Life Science Park [LSP]) and map the two new zones in appropriate locations (referred to as "candidate parcels") that are currently zoned for industrial use. In accordance with State CEQA Guidelines Section 15146, Chapter 4 of the Recirculated Draft PEIR analyzes the secondary effects (e.g., potential development and increased employment) associated with land use and zone changes anticipated to occur as a result of future implementation of the Industrial Program. Under the two future zones, the Recirculated Draft PEIR estimates that candidate parcels would accommodate potential development of approximately 1,124,731 square feet of cleaner industrial uses, such as artisan manufacturing and life sciences facilities, which would generate approximately 3,515 new jobs within the Project area. As discussed in the Recirculated Draft PEIR, the level of analysis is programmatic and while some components are evaluated in more detail than others based on the level of available information, all components of the Metro Area Plan were reviewed and considered in the analysis of the Project. The analysis evaluates the Plan's components that could result in environmental impacts as specifically and comprehensively as feasible, given the programmatic nature of the Metro Area Plan. Further, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

#### Comment Letter 16

 From:
 nathan b adlen

 To:
 DRP Metro Area Plan

 Subject:
 Attention; CHRISTRINA TRAN

 Date:
 Thursday, July 27, 2023 7:47:38 PM

#### CAUTION: External Email. Proceed Responsibly.

In Re; comment on PEIR

I am Nathan Adlen owner / operator of SAMSON AUTO SALVAGE @  $8103~{\rm So.}$  Alameda St. , Los Angeles ,CA.  $90001.{\rm Landowner}$  as well.

I strongly oppose the proposed changes to the industrial zones in L.A. Co. M.A.P., namely Chapter 5, Appendix G, & especially M -0.5 .I believe they should be eliminated totally.

We are good neighbors. My company has over 2000 customers weekly. We produce sales tax of about \$170,000. on an annual basis.

Our company is committed to a clean environment and reducing our carbon footprint. For every car we recycle 9 tons of carbon are avoided.3,600 cars on the average professionally recycled,32,400 tons of carbon eliminated, much more than our activities create.

Some argue that my neighborhood suffers from Environmental Injustice because of industry like mine. That could be true if the business is operated by bad operators,

but licensed companies are just the opposite. Not only do we follow County regulations, we have State, DMV ,Fire Dept , EPA , &many others regulations to adhere to.

If the regulations do get thru, Unintended Consequences are very likely, and probably those that are feared most.

NATHAN B. ADLEN 213-792-3092 I JUNK CARS 16-1

# **Response to Comment Letter 16**

Nathan B. Alden Samson Auto Salvage July 27, 2023

This introductory comment introduces the commenter as the owner/operator of a business located at 1803 South Alameda Street in the Project area. The commenter states opposition to the proposed land use changes associated with Implementation Program 10, Industrial Land Use Strategy Program and summarizes existing conditions and operations of the property. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

## Comment Letter 17

LAW OFFICES

#### WILLIAM D. KOEHLER

A PROFESSIONAL CORPORATION 12522 MOORPARK STREET SUITE 103 STUDIO CITY, CALIFORNIA 91604-1390 E-MAIL: wdklaw1@aol.com TELEPHONE (818) 506-8322

FACSIMILE (818) 769-9438

July 27, 2023

VIA EMAIL ONLY: MetroAreaPlan@planning.lacounty.gov

Los Angeles County Department of Regional Planning Attn: Christina Tran 320 W. Temple Street, G10 Los Angeles, CA 90012

Re: Recirculated Draft PEIR/Comments

Subject: Deferred Development of Industrial Land Use Strategy Program

Our File No.: 2590

Dear Ms. Tran:

WILLIAM D. KOEHLER, ESQ.

This office represents Mr. Robert M. Mendoza, Sr., the CEO of Wire Technology Corporation, which business is conducted at 9527 Laurel Street, Los Angeles, California. Mr. Mendoza is also the owner of the subject property, which is located within the Florence-Firestone Community of the proposed Metro Area Plan, addressed in the 2022 Draft PEIR revisions.

The Recirculated Draft Program Environmental Impact Report pertaining to the Los Angeles County Metro Area Plan has been reviewed with an eye toward the potential resulting impacts to my client's business and property, which face potential changes within its M-1 Zone, including impacts resulting from Title 22 and its amendments, which would include the mapping and adoption of the Green Zone ("GZ").

In my review of Section ES-2 of the Recirculated Draft PEIR, Project Description, Planning has wisely deferred the implementation of the Industrial Land Use Strategy Program within the Metro Area Plan until it can conduct additional research and outreach to property owners of candidate parcels. In particular, <u>paragraph 3 at page ES-4 states as follows</u>:

The Project includes development of an Industrial Land Use Strategy Program (Industrial Program) for the unincorporated communities of East Los Angeles, Florence-Firestone, West Rancho Dominguez-Victoria and Willowbrook within five years of Project approval. The Industrial Program would adopt two new industrial zones—Life Sciences Park (LSP) and Artisan Production and Custom Manufacturing (M-0.5)—to allow for cleaner, alternative industrial uses, such as artisan manufacturing and life sciences facilities. The conceptual definitions, zoning

17-1

17-2

Los Angeles County Department of Regional Planning Re: Recirculated Draft PEIR/Comments July 27, 2023 Page 2

regulations, development standards, and location of candidate parcels for LSP and M-0.5 zones are outlined in Appendix G, Industrial Land Use Strategy Program Conceptual Zones and Figure Maps, of the Metro Area Plan. Program implementation would require the County to conduct additional research and outreach to property owners of candidate parcels, which are illustrated in Figures 3-3a through 3-3d. This would include gathering relevant land use and economic data and conducting additional analysis, as needed, to inform implementation of the Industrial Program, including the future rezoning of appropriate candidate parcels with the new industrial zones. Under the two future zones, candidate parcels would accommodate development of approximately 1,124,731 additional square feet of industrial building area. (Emphasis added.)

I further note in Section 1.4.1, Summary of Revisions to the Project Description as it pertains to the Metro Area Plan and 2022 Draft PIER Revisions, the Project would amend Title 22 of the County Code to include the mapping of the Green Zone, combining zone on industrially-zoned lots in the unincorporated communities, including the Florence-Firestone Community. However, I see no mention of a further review of the proposed Amendments to Title 22 or the consideration of further Amendments after the completion of Planning's additional analysis, research, and the results of its outreach to the property owners of candidate parcels within any of the communities, including the Florence-Firestone Community.

In addition, I do not see mention of revisiting the Green Zone Program after staff's further research and outreach to property owners of candidate parcels to allow for additional Amendments to address new information stemming from its further research and outreach to property owners.

Lastly, it would appear that implementation of the Standards and Requirements for Specific Uses identified in 22.84.030 of Title 22, and in particular CVP requirements, building setbacks, and conditions and uses subject to hazardous material requirements need to be revisited by Planning after its further research and outreach has been completed and before these issues being finalized.

I therefore urge Planning to incorporate a further review of the proposed Amendments and further Amendments to Title 22 in conjunction with its further analysis and research, and information obtained as a result of further research and outreach to property owners of candidate parcels, as the results may create additional or changed impacts that may have to be addressed by a further revision of the Program Environmental Impact Report for the Los Angeles County Metro Area Plan.

| 17-2 | Cont. | | 17-3 | | 17-4

Page 2 of 3 in Comment Letter I7

Los Angeles County Department of Regional Planning Re: Recirculated Draft PEIR/Comments July 27, 2023 Page 3

I thank you for your consideration of this request.

Very truly yours,

WILLIAM D. KOEHLER

WDK/eac

cc: Robert M. Mendoza, Sr.

17-4 Cont.

Page 3 of 3 in Comment Letter I7

# **Response to Comment Letter 17**

William D. Koehler, Esq. July 27, 2023

17-1 The introductory comment summarizes the letter's contributing authors and states concern with the Project's proposed land use changes associated with Implementation Program 10, Industrial Land Use Strategy Program to a business located at 9527 Laurel Street in the Florence-Firestone community of the Project area.

Regarding the adoption of Green Zones, the Project, as described on page 3-15, would amend Title 22 of the County Code to include the mapping of Green Zone (-GZ) Combining Zone on industrially-zoned lots, including within Florence-Firestone. The proposed -GZ mapping would identify parcels that are currently subject to Green Zone Districts standards, in which the existing regulations on applicable parcels would remain unchanged. All environmental impacts associated with the Green Zones Ordinance were comprehensively evaluated in the Los Angeles County Green Zones PEIR dated November 2021. As such, the mapping of the -GZ parcels as part of the Metro Area Plan would not result in any new environmental impacts. Furthermore, the Green Zone Program (including but not limited to the Green Zones Ordinance) was adopted by the Los Angeles County Board of Supervisors on June 14, 2022, and effective on July 14, 2022.

17-2 The comment correctly notes that implementation Program 10, Industrial Land Use Strategy Program, would include additional research and outreach, and requests clarification of the further review of the proposed Amendments to Title 22 after completion of additional analyses. As stated on page 3-18 in Section 3, Project Description, the Industrial Program would include the following primary components: (1) adopt two new industrial zones (M-0.5 and LSP) as defined in Table 3-2, Conceptual Definitions for Industrial Program Zones, below; (2) map the new industrial zones in appropriate candidate parcels where industrial zoning currently exists, as identified in Figures 3-3a through 3-3d; (3) conduct additional research and outreach to property owners of candidate parcels, including gathering relevant land use and economic data, meeting with local stakeholders, and conducting additional analysis, as needed, relative to the new industrial zones to inform implementation of the Industrial Program; and (4) complete any necessary General Plan Amendment and zone change process, including CEQA review, as applicable. If the conceptual elements of the Industrial Program change through the research and outreach process, additional CEQA analysis may be necessary. Therefore, it is anticipated that the Draft Recirculated Draft PEIR addresses all environmental impacts associated with implementation of Program 10; however, if changes are made beyond what is currently defined in the Recirculated Draft PEIR, then subsequent CEQA evaluation may be required.

Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

17-3 Regarding the stated concern about "revisiting the Green Zone Program," please refer to Response to Comment I7-1.

17-4 Regarding the stated concern about County Code Section 22.84.030 (i.e., Green Zone Districts), please refer to Response to Comment I7-1. Regarding the request to incorporate the results of further research and analysis into the Project and adjust the PEIR and Metro Area Plan accordingly, this comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

# Comment Letter 18

 From:
 Gary Blau

 To:
 DRP Metro Area Plan

Subject: FW: Project No. PRJ2021-004165 Metro Area Plan General Plan Amendment No. RPPL2021011925 Zone Change

No. RPPL20211985- Item 5 (a). ate: Friday, July 28, 2023 3:45:49 PM

Attachments: image001.png

# CAUTION: External Email. Proceed Responsibly.

Ms. Christina Tran:

Please see my email below.

Best Regards,

Gary Blau, SIOR
Partner Industrial & Logistics



Commercial Property Group 10020 National Blvd. Suite B Los Angeles, CA 90034 (310) 390-7722 Ext. 120 gary@garyblaucre.com www.cpgla.com



From: Gary Blau

**Sent:** Friday, July 28, 2023 3:34 PM **Ta:** COMMENT@PLANNING.LACITY.GOV

Subject: FW: Project No. PRJ2021-004165 Metro Area Plan General Plan Amendment No.

RPPL2021011925 Zone Change No. RPPL20211985- Item 5 (a).

# Dear Commissioners and Leon Freeman:

As an industrial real estate broker in the area, I want to put on record that the proposed plan is a virtual taking of private property in violation of the 5<sup>th</sup> amendment of the U.S. Constitution and the Due Process clause of the 14<sup>th</sup> amendment. "Social Justice" means Marxism which is the redistribution of private property. The real property within this zoning will become virtually worthless; owners will not be able to sell/lease their property as a practical matter as the proposed uses under a 0.5 zoning do not exist in this area. The County will have to pay billions of dollars in compensation to those property owners within the downzone. 1-5 years is a long period of business uncertainty and business cannot make financial decisions when there

18-1

18-2

is a downzoning possibility in the next few years.

A 18-2 Cont.

Passage will negatively affect the economics, employment, income and the general social, family and business fabric of the areas affected by this change in terms of loss of income, closure of small businesses and increasing unemployment and probably homelessness.

18-3

I have a better idea: Do something about the campers lining the streets of L.A. County Gardena.

# Therefore, Chapter and Appendix G must be removed.

Best Regards,

Gary Blau, SIOR Partner Industrial & Logistics



Commercial Property Group 10020 National Blvd. Suite B Los Angeles, CA 90034 (310) 390-7722 Ext. 120 gary@garyblaucre.com www.cpgla.com



Page 2 of 2 in Comment Letter 18

# **Response to Comment Letter 18**

# Gary Blau July 28, 2023

- **18-1** This introductory comment notes an email communication, included as Comment I8-2 and I8-3, below. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR.
- 18-2 Regarding "unconstitutional takings," according to State CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic implications of the Project are not within the scope of required environmental analysis. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

Regarding the stated concerns related to economics, employment, and loss of income, according to State CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic implications of the Project are not within the scope of required environmental analysis. However, a social or economic change related to a physical change may be considered in determining whether the physical change is significant. Furthermore, as stated in CEQA Guidelines Section 15131(a), "The focus of the analysis shall be on the physical changes." As detailed on page 3-7 of Chapter 3, Project Description, the Project would result in approximately 3,515 new industrial jobs. This represents a net increase in industrial-related jobs, as further detailed in on page 4.14-22 of Section 4.14, Population and Housing. Therefore, the Recirculated Draft PEIR anticipates an increase in demands related to public services and assesses potential physical changes on the environment as a result of Project implementation. This comment's concerns related to loss of income and recommendations have been acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration. Moreover, see Response to Comment I8-2 for more discussion.

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# Comment Letter 19



Cox, Castle & Nicholson LLP 2029 Century Park East, Suite 2100 Los Angeles, California 90067-3284 P: 310.284.2200 F: 310.284.2100

E.J. Schloss 310.284.2290 ESchloss@coxcastle.com

File No. 103472

July 28, 2023

# VIA E-MAIL

Department of Regional Planning Los Angeles County 320 W. Temple Street, Los Angeles, CA 90012 MetroAreaPlan@planning.lacounty.gov

> Re: Metro Area Plan - Comments on Recirculated Draft Program Environmental Impact Report

Los Angeles County Department of Regional Planning:

This firm represents CenterPoint Properties ("CenterPoint"), the owner of properties located at 312 E. Rosecrans, 332 E. Rosecrans, and 301 E. Alondra (the "Properties") in the unincorporated Los Angeles County. CenterPoint prides its role as a partner in the community and its work as one of the leading acquirers and developers of state-of-the-art warehouse, distribution, and manufacturing facilities. CenterPoint's work ensures that millions of Californians have access to the needed goods and services that help the state's residents and businesses thrive.

On behalf of CenterPoint, I am writing this letter to express my concerns and opposition to the proposed industrial downzoning actions that may follow the adoption of the Metro Area Plan and to ensure that decisionmakers are informed about the potential detrimental impacts of their decision to adopt the Metro Area Plan in its current form.

The draft Metro Area Plan (released for public review on June 12, 2023) indicates at Chapter 5 that the County intends to develop an "industrial land use strategy for the Metro Area Plan communities of East Los Angeles, Florence-Firestone, West Rancho Dominguez-Victoria and Willowbrook." The described program intends to include the adoption of two new industrial base zones (the M-0.5 and LSP zones), which are designed as a means for downzoning various industrial properties. The described program also contains an implementation timeframe of "5 years." Further, the Metro Area Plan includes at Appendix G the Industrial Land Use Strategy Program Conceptual Zones and Figure Maps. The County's proposed Industrial Land Use Strategy Program Conceptual Zones and Figure Maps identify the Properties as "candidate parcels" for rezoning to the proposed M-0.5 zone.

I am urging the County to reconsider these proposed actions based on the following concerns and considerations:

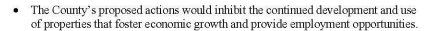
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Los Angeles | Orange County | San Francisco

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19-2

Department of Regional Planning July 28, 2023 Page 2



- By downzoning these properties, the County risks losing valuable revenue from industrial operations and related businesses. This loss could lead to a decrease in tax income, potentially affecting essential public services and infrastructure development.
- The County's proposed actions would hinder the expansion and diversification of logistics and local businesses, which are vital to sustaining a thriving economy.
  - The proposed downzoning would lead to job losses and negatively impact the livelihoods of countless families in the community, which both rely on and manage the businesses dependent on industrial uses.
- The County has already adequately addressed environmental concerns through the implementation of the Green Zones Program, which would phase-in various use and operational restrictions, thereby minimizing any impact to existing businesses.
  - The proposed downzoning would ignore the careful planning of the Green Zones Program, which was designed to balance both concerns regarding the environment and the concerns of local businesses and industrial users.
- The ever-present threat of downzoning over the following "5 years" does not allow property owners to make informed and critical businesses decisions involving financing, leasing, and dispositions.
  - In effect, the threat alone of downzoning would have a chilling effect on industrial uses and commerce.

I look forward to your responses to the above comments and to further discussing the issues raised above with staff and elected officials.

Sincerely,

Cox, Castle & Nicholson LLP

E.J. Schloss

103472\16916091v1

Page 2 of 2 in Comment Letter 19

19-3

19-4

19-5

19-6

# **Response to Comment Letter 19**

Cox, Castle & Nicolson LLP E. J. Schloss July 28, 2023

This introductory comment summarizes the letter's contributing authors and states concern for proposed land use changes associated with Implementation Program 10, Industrial Land Use Strategy Program, to a property located at 312 E. Rosecrans, 332 E. Rosecrans, and 301 E. Alondra. The comment further objects to the proposed land use changes. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

- 19-2 This comment summarizes Implementation Program 10, Industrial Land Use Strategy Program, states that the M-0.5 and LSP zones would result in "downzoning" and states a request to reconsider the proposed actions. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- 19-3 The comment states the Project would result in economic impacts as a result of implementation of Program 10. According to State CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project are not within the scope of required environmental analysis in the Recirculated Draft PEIR.

Regarding potential impacts to public services, an economic or social change by itself shall not be considered a significant effect on the environment. A social or economic change related to a physical change may be considered in determining whether the physical change is significant." Furthermore, as stated in CEQA Guidelines Section 15131(a), "The focus of the analysis shall be on the physical changes." The proposed Project would result in approximately 3,515 new employees as a result of Program 10. As detailed on page 3-7 of Chapter 3, Project Description, the Project would result in approximately 3,515 new industrial jobs. This represents a net increase in industrial-related jobs, as further detailed in on page 4.14-22 of Section 4.14, Population and Housing. Therefore, the Recirculated Draft PEIR anticipates an increase in demands related to public services. Furthermore, with the payment of applicable fees, operational funding supported by the County's General Fund during the County's annual budgeting process, compliance with applicable codes and regulations, and review by appropriate departments, the gradual implementation of the Project would be accommodated by existing government facilities. Less than significant impacts would occur and no

mitigation is required. As such, Section 4.15, Public Services, adequately analyzes the potential impacts related to capacity or service level problems as a result of Project-related growth such that the construction of new or physically altered government facilities would result in substantial adverse physical impacts in order to maintain acceptable service ratios. Similarly, the analysis presented in Section 4.19, Utilities and Service Systems, determined significant and unavoidable impacts would occur as a result of the Project related to existing wastewater conveyance system capacities, water conveyance capacities, electric or natural gas capacities, and/or telecommunication system capacities due to the programmatic nature of the Project and without project-specific development plans.

- Regarding the comments stated concern related to impacts on the local businesses and the economy, the Recirculated Draft PEIR analyzes approximately 3,515 new employees that would result from implementation of Program 10. As further detailed on page 4.14-22 of Section 4.14, Population and Housing, the candidate parcels identified for LSP and/or M-0.5 rezoning is assumed that 33% of the land area in Florence-Firestone, West Rancho Dominguez, and Willowbrook, and 50% of candidates parcels in East Los Angeles would be redeveloped to support new uses. As such, of the approximately 8,921 existing industrial-related jobs in the Project area, approximately 3,389 jobs would be lost due to the implementation of the Industrial Program. However, an additional 6,904 jobs would be created as a result of the Project, which accounts for a new increase of 3,515 industrial jobs.
- Regarding the comment's stated concerns related to the Green Zones Program, the implementation of the Program 10, Industrial Program would not alter or otherwise change the implementation of the Green Zones Program. The proposed -GZ mapping would identify parcels that are currently subject to Green Zone Districts standards, in which the existing regulations on applicable parcels would remain unchanged. All environmental impacts associated with the Green Zones Ordinance were comprehensively evaluated in the Los Angeles County Green Zones PEIR dated November 2021. As such, the mapping of the -GZ parcels as part of the Metro Area Plan would not result in any new environmental impacts. Furthermore, the Green Zone Program (including but not limited to the Green Zones Ordinance) was adopted by the Los Angeles County Board of Supervisors on June 14, 2022, and effective on July 14, 2022.
- 19-6 This comment objects to the "downzoning" of industrial uses over 5 years. According to State CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project are not within the scope of required environmental analysis in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

# Comment Letter I10

From: DRP Metro Area Plan

To: Asha Bleier; Kristin Starbird; Christina Tran

Subject: FW: Please consider these studies in consideration of the Metro Area Plan and Recirculated Draft PEIR

 Date:
 Friday, July 28, 2023 8:04:48 PM

 Attachments:
 Studies on Pollution and Health.pdf

From: claramsolis@earthlink.net <claramsolis@earthlink.net>

Sent: Friday, July 28, 2023 4:01 PM

To: DRP Metro Area Plan < Metro Area Plan @planning.lacounty.gov>; Patricia Hachiya

<phachiya@planning.lacounty.gov>

Subject: Please consider these studies in consideration of the Metro Area Plan and Recirculated

Draft PEIR

# CAUTION: External Email. Proceed Responsibly.

Please find attached as studies related to air and noise pollution on health. Please consider them as part of the comment process for the Metro Area Plan and Recirculated Draft PEIR

Clara Solis

110-1

# Review Article on Pollutional Haze

# Air particulate matter and cardiovascular disease: the epidemiological, biomedical and clinical evidence

Yixing Du<sup>1,2\*</sup>, Xiaohan Xu<sup>3\*</sup>, Ming Chu<sup>1\*</sup>, Yan Guo<sup>1</sup>, Junhong Wang<sup>1</sup>

<sup>1</sup>Department of Gerontology, <sup>2</sup>Department of Neurology, <sup>3</sup>Department of Thoracic Surgery, the First Affiliated Hospital of Nanjing Medical University, Nanjing 210029, China

Contributions: (I) Conception and design: J Wang; (II) Administrative support: Y Guo; (III) Provision of study materials or patients: J Wang, Y Du; (IV) Collection and assembly of data: M Chu, X Xu; (V) Data analysis and interpretation: Y Du, X Xu, J Wang; (VI) Manuscript writing: All authors; (VII) Final approval of manuscript: All authors.

\*These authors contributed equally to this work.

Correspondence to: Dr. Junhong Wang. Department of Gerontology, the First Affiliated Hospital of Nanjing Medical University, Nanjing 210029, China. Email: enjjh2000@aliyun.com.

Abstract: Air pollution is now becoming an independent risk factor for cardiovascular morbidity and mortality. Numerous epidemiological, biomedical and clinical studies indicate that ambient particulate matter (PM) in air pollution is strongly associated with increased cardiovascular disease such as myocardial infarction (MI), cardiac arrhythmias, ischemic stroke, vascular dysfunction, hypertension and atherosclerosis. The molecular mechanisms for PM-caused cardiovascular disease include directly toxicity to cardiovascular system or indirectly injury by inducing systemic inflammation and oxidative stress in peripheral circulation. Here, we review the linking between PM exposure and the occurrence of cardiovascular disease and discussed the possible underlying mechanisms for the observed PM induced increases in cardiovascular morbidity and mortality.

Keywords: Particulate matter (PM); cardiovascular disease; morbidity; mortality

Submitted Jun 19, 2014. Accepted for publication Oct 28, 2015. doi: 10.3978/j.issn.2072-1439.2015.11.37

View this article at: http://dx.doi.org/10.3978/j.issn.2072-1439.2015.11.37

# Introduction

Air pollution has now emerged as a leading problem for environmental health in the world. Especially in developing countries, it has become more serious than ever before. The potentially detrimental to health of air pollution has long been recognized, and many large epidemiological studies have clearly demonstrated the strong association between air pollution exposure and increased morbidity and mortality (1-3). Air pollutants include gaseous pollutants (e.g., carbon mono oxide, oxides of nitrogen, ozone and sulfur dioxide) and particulate matters (PMs). The relationship between respiratory vulnerability and air pollution has been well documented, and much attention has now been focused on the air pollution-induced cardiovascular risk in the past 15 years (4-6). Of those air pollutants, the ambient PM has become a major concern for cardiologists and

epidemiological, biomedical and clinical evidence that indicates the effects of ambient PM on cardiovascular health (5,7,8). In this review we summarize the main findings on the impact of PM particles on cardiovascular system and discuss the underlying molecular mechanisms of the effects of PM particles on cardiac muscle and vasculature.

specialists in environmental medicine. There is a mounting

# The definition and composition of ambient particulate matter (PM)

Ambient PM is defined as the material suspended in the air in the form of minute solid particles or liquid droplets, which are derived from both human and natural activities. It is a heterogeneous mixture with varying size and chemical composition. In terms of their potential

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### Journal of Thoracic Disease, Vol 8, No 1 January 2016

influence on health, they are classified as PM10, PM2.5 and ultrafine particles (UFPs) subgroup according to their diameter. PM10 includes coarse particles with the aerodynamic diameter (AD) from 2.5 to 10 µm. The PM10 particles come from road and agricultural dust, tire wear emission, construction and demolition works or the mining operations (8). In addition, the natural activity such as wildfires and windblown dust are also the sources for PM10. Compared to PM10, the primary contributors of PM2.5 mainly come from the traffic and industry includes fuel combustion from power plant and oil refinery or the brake emissions of mobile. PM2.5 indicates those fine particles with AD less than 2.5 µm. Based on numerous epidemiological studies and large clinical observation, the PM2.5 has been considered as the main culprit of the adverse cardiovascular effects of air pollution on human health (5,6). UFPs include those particles diameters less than 0.1 µm, and the primary sources of UFPs are tailpipe emissions from mobile sources. Theoretically, PM10 particles preferentially deposit in the upper airways, meanwhile the PM2.5 and UFPs particles are much more easier to reach the smallest airways and alveoli and UFPs may further penetrate the alveolar-capillary membrane, which eventually spread into the systemic circulation. It has been reported that the UFPs particles can be found in remote organs (9). This finding may indicate that UFPs could induce specific organ toxic effects. In addition, the secondary particular matters, ambient aerosols appear when ambient particles interact with atmospheric gases (ozone, sulfur and nitric oxides and carbon monoxide) (8). Each of those aerosols can have independent and potentially synergistic or antagonistic effects with each other and with PM; however, at present, the cardiovascular health impact of exposure to combinations of those air pollutants is not well understood (5).

# Pathophysiological mechanisms linking particulate matter (PM) particles and cardiovascular disease

In the past 15 years, numerous studies and in-depth reviews have demonstrated that PM particles play a significant role in the process of cardiovascular disease. *Table 1* summarizes the most recent studies [2014-2015] on PM-induced short-term and long-term cardiovascular effects. There is a strong link between the PM particles and the deaths caused due to cardiovascular diseases (4,21,28,31-33), and several pathways have recognized that can explain the link between PM particles

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and cardiovascular diseases, the first is the direct pathway. In this way, PM2.5, in particular UFPs directly translocate into the blood stream and remote target organ, and the other two pathways are indirect. For the indirect pathways, the one is mediated by pulmonary oxidative stress and inflammatory response, which is less acute and occur after several hours or days of inhalation (6,34). Interaction on the autonomic nervous system via specific lung receptors is an another indirect pathway well documented by many authors (6,8).

# Direct actions of ultrafine particles (UFPs) on cardiovascular system

Due to the size, charge, chemical composition of UFPs, it is much easier to cross the pulmonary epithelium and the lungblood barrier than PM10 and other coarse particulate. Thus, the translocation of UFPs into the blood stream and specific organ has been documented in animal studies (35-39). This exposure, even at low concentration, can translocate into blood steam and remote organ to cause potential cumulative toxicity (39). The translocation of UFPs to the blood stream has detrimental effects on cardiovascular system. After deposit on vascular endothelium, the UFPs can aggravate the local oxidative stress and inflammation, resulting the atherosclerotic plaque instability, and finally may lead to thrombus formation (40). Furthermore, increased ejection fraction and premature ventricular beats was observed in rats intravenously injected with UFPs isolated from ambient air (41). This inotropic effect of UFPs may be harmful to coronary heart disease patients, which increase the oxygen demand of the diseased hearts and aggravate the ischemic symptom. However, the in vitro results of UFPs on cardiac performance demonstrated that the UFPs have the cardiac depression effects, which can cause myocardial stunning and cardiac function deterioration (42). The seemed contradictable in vivo and in vitro results might be explained as the difference in circulation-mediated or direct cardiotoxicity of UFPs in these two models (8). Although not observed in human beings so far, these studies still indicated that UFPs has the cardiotoxicity effects and can directly affect the cardiac performance.

# Indirect pathways of particulate matter (PM) particulates on cardiovascular system

Increased oxidative stress and activated inflammatory pathway in pulmonary due to exposure to PM particulate play a substantial role in this indirect pathway. Considerable

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J Thorac Dis 2016;8(1):E8-E19

I10-2 Cont.

E9

Page 3 of 151 in Comment Letter I10

# Du et al. Particulate matter and cardiovascular disease

Table 1 The representative recent studies [2014-2015] on the short-term and long-term effects of exposure to PMs on cardiovascular system

Studies	Study population	Main findings				
Short-term exposure stu	des					
Li et al. (10)	Case-crossover study in eight Chinese large cities	An increase of $10~\mu g/m^3$ in 2-day moving average concentrations of PM10, S and $NO_2$ was significantly associated with increases of daily CHD mortality				
MONICA/KORA study (11)	Case-crossover study of 15,417 MI cases in Germany	An association between short-term PMs concentration and numbers of M especially for nonfatal and recurrent events				
MCAPS (12)	12-year of time series study in USA	Daily variation in PM10-2.5 is associated with emergency hospitalizations cardiovascular diseases among elderly population (≥65 years)				
MED-PARTICLES project (13)	Case-crossover study in ten southern European cities	Wildfires and PM10 were associated with increased cardiovascular morta urban residents				
Chang et al. (14)	Case-crossover study in Taiwan from 2006-2010	Higher levels of PM2.5 enhance the risk of hospital admissions for CVD on cool days (<25 °C)				
EPHT program (15)	Case-crossover study in seven US states within the CDC EPHT network	Multiple cardiovascular outcomes in addition to AMI may be impacted by particulate air pollution in state-wide				
MINAP (16)	Case-crossover study of over 400,000 MI events in England and Wales	The strong associations with air pollution were observed with selected non-MI CVD outcomes, while no clear evidence was found for pollution effects on STEMIs				
Zhao et al. (17)	Time-series study of 56,940 outpatient in China	A 10 $\mu g/m^3$ increase in the present-day concentrations of PM10, SO <sub>2</sub> , and NO <sub>2</sub> corresponded to increases of 0.56%, 2.07%, and 2.90% in outpatient arrhythmia visits				
Raza et al. (18)	Case-crossover study of 5,973 cases in Stockholm county from 2000-2010	Short-term exposure (in 2 h) to moderate levels of $O_3$ is associated with an increased risk of out-of-hospital cardiac arrest (OHCA)				
Bell et al. (19)	Time-series study of aged persons from four countries in USA	PM2.5 total mass and PM2.5 road dust were associated with increased cardiovascular hospitalizations, as were the PM2.5 constituent calcium, black carbon, vanadium, and zinc				
ong-term exposure stu						
MESA project (20)	Time-series study in USA from 2000 to 2012	Long-term exposure to air pollution is related to the markers of inflammation and fibrinolysis				
Qin et al. (21)	Cross-sectional study of 24,845 adults in Northeastern metropolitan China	Being overweight and obese may enhance the effects of air pollution on the prevalence of CVDs				
Wolf et al. (22)	Cohort study of 100,166 persons in European followed on average for 11.5 years	A 100 ng/m³ increase in PM10 and a 50 ng/m³ increase in PM2.5 were associated with a 6% and 18% increase in coronary events				
Wong et al. (23)	Cohort study of 66,820 aged persons in Hong Kong followed for 4 years	Mortality HRs per 10 µg/m³ increase in PM2.5 were 1.22 for cardiovascular causes and 1.42 for ischemic heart disease				
Chan et al. (24)	Cross-sectional study of 43,629 women in USA	Long-term PM2.5 and $\ensuremath{NO}_2$ exposures were associated with higher blood pressure (BP)				
Pope et al. (25)	Cross-sectional study of 669,046 participants in USA	Long-term exposure may contribute to the development or exacerbation of cardiometabolic disorders, increasing risk of CVD, and cardiometaboli disease mortality				
Kim et al. (26)	Cross-sectional study of 5,488 MESA participants in USA	Long-term concentrations of sulfur and OC, and possibly silicon, were associated with $\ensuremath{CIMT}$				
Wilker et al. (27)	Cohort study of 5,112 participants in the Framingham Offsprings.	Higher levels of spatially PM2.5 at participant residences are associated with impaired conduit artery and microvascular function in middle-aged and elder adults				
Weichenthal et al. (28)	Cohort study of 83,378 participants in the USA	Rural PM2.5 may be associated with cardiovascular mortality in men, but not in women				
Beelen et al. (29)	A joint analysis of data from 22 European cohorts consisted of 367,383 participants	Most hazard ratios for the association of air pollutants with mortality from overall CVD and with specific CVDs were approximately 1.0				
Zhou et al. (30)	Prospective cohort study of 71,431 middle-aged Chinese men	Each 10 µg/m³ PM10 was associated with a 1.8% increased risk of cardiovascular mortality				

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evidence has proved that particulate air pollutants can trigger an inflammation related cascade when they deposit in the lung (43-46). Increased circulating level of proinflammatory cytokines such as CRP, IL-6, IL-8 and IL-1β were observed in healthy subjects when exposure to ambient PMs (46-50). Similar results have been reported in in vivo animal models and in vitro cellular models (51,52). Systemic inflammatory is a well-known risk factor for atherosclerosis progression, and those pro-inflammatory mediators are close related to increased blood coagulability and endothelial dysfunction and which finally can exacerbate myocardial ischemia. In addition, ROS-dependent mechanism was shown to involved in the PM particulates triggered proinflammatory pathway (47). Increased amounts of ROS were reported in rat lung and heart by means of in situ chemiluminescence after exposure to PMs (47). ROS was shown to be linked to atherosclerosis, vascular dysfunction, cardiac arrhythmias and myocardial injury (53,54).

# Other mechanisms for particulate matter (PM)-induced cardiovascular disorders

In addition to the sizes of PMs, the quality of PMs (components) also played an important role in PM-related harmful effects. The components of PMs varies spatially and temporally, which includes health hazardous metals, such as copper, lead, iron, nickel and chromium originate from industrial combustion processes or traffic combustion. Other gaseous pollutants (e.g., CO, NO<sub>2</sub>, NO<sub>3</sub>, O<sub>3</sub> and SO<sub>2</sub> etc.) have also been demonstrated to be close related to the adverse outcomes of cardiovascular disease (10,17,18,24,26).

Furthermore, PM particulates are thought to stimulate autonomic nervous system (55), impairing autonomic balance and favoring sympathetic tone (56). The over activated sympathetic tone is closely related to increased cardiovascular risk through induction of pro-hypertensive vasoconstriction and the predisposition to arrhythmias (56). Recently, microRNAs (miRNAs) have emerged as attractive candidates to explore the impact of PM exposures on cardiovascular system (57,58). Experimental and clinical studies indicated that PMs can modulate those miRNAs involved in processes of systemic inflammation, endothelial dysfunction and atherosclerosis. Meanwhile, SNPs in miRNA-processing genes may also modify the associations between ambient pollution and cardiovascular disease (58,59). However, further work remains need to be addressed include linking specific PM exposures to subsequent health outcomes based on established miRNA expression profiles and experimentally validating putative downstream targets of the deregulated miRNAs.

# The linking between ambient partioulate matters (PMs) and oardiovasoular disease

# Cardiovascular (CV) mortality and particulate matter (PM) particulates exposure

The positive relationship between CV mortality and PM particulates exposure has been proved in many large timeseries and case-crossover studies. Even a 10 μg/m³ increase in short-term (<24 h) PM2.5 level increases the relative risk (RR) of daily cardiovascular mortality by ~0.4% to 1.0% (60). In addition, several landmark time-series studies have been conducted worldwide in recent years to address the daily PM-related CV and all-cause mortality. One of the largest was the National Morbidity, Mortality and Air Pollution Study (NMMAPS) (61,62). The APHEA (Air pollution and Health: A European Approach) and APHEA-2 projects investigated the relationship between short-term PM exposure and CV mortality in multiple European cities (63,64). Those large studies revealed that PM particulates including the coarse particulates, PM10, were significantly associated with daily all-cause and CV mortality. Similar time-series studies conducted in Asia countries (China, Thailand and Indian) further confirmed the relationship between the daily PM-exposure and CV mortality (65-67).

In addition to the short-term exposure of PM particulates, the longer-term exposure may have more deleterious effects on healthy and cardiovascular mortality giving the more accumulated PM exposure during the extended periods of time. Miller et al. revealed that longterm exposure to fine particulate air pollution was associated with the incidence of cardiovascular disease and death among postmenopausal women based on the data from 36 USA metropolitan areas (33). Many large prospective cohort studies and fine meta-analysis have further provided us with clear answers on the correlation between longer-term PMexposure and CV mortality (29,68,69). However, a most recent large cohort study performed by Beelen et al. (29) did not found any association between PM and cardiovascular mortality. The explanation for the difference between this study and those of previous studies may be because of the changes in cardiovascular risk profile (e.g., reduced smoking and increased medication and medical treatment). And the changed risk profile finally altered the relationship between

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air pollution and cardiovascular mortality. The extended reanalysis of the two large cohort studies—the Harvard Six Cities and ACS Studies further emphasized the notorious effects of PM2.5 on CV mortality (2,32,70). Furthermore, studies demonstrated that significantly reduction of PM2.5 level was associated with reduced mortality risk (70,71). However, unlike the results observed in short-term exposure studies, the reanalysis of ACS study demonstrated that the coarse particles (PM10) were generally not significantly related to CV mortality (32).

# Ischemic heart disease (IHD) and particulate matter (PM) particulates exposure

An earlier hospital-based study (72) demonstrated that the incidence of myocardial infarction (MI) and angina was found to associate with atmospheric gases and/ or black smoke. Another studies conducted in USA (4-year in 204 counties) and European (10-year in five major cities) indicated that hospital admission for IHD were positively associated with increased level of fine PM particulates (73,74). Furthermore, a very recent large prospective cohort study and meta-analysis in 11 European cohorts from the ESCAPE project confirmed that long term exposure to PM is associated with incidence of coronary events, and this association persists at levels of exposure even below the current European limit values (25 µg/m³ for PM2.5, 40 µg/m³ for PM10) (75). They concluded that with a 5 µg/m<sup>3</sup> increase in estimated annual mean PM2.5 was associated with a 13% increased risk of coronary events (HR 1.13, 95% confidence interval 0.98 to 1.30), and a 10 µg/m<sup>3</sup> increase in estimated annual mean PM10 was associated with a 12% increased risk of coronary events (1.12, 1.01 to 1.25). In California teachers cohort study (76), Lipsett et al. provided evidence linking long-term exposure to PM2.5 with increased risks of incident IHD mortality, particularly among postmenopausal women. Meanwhile, exposure to nitrogen oxides was also associated with elevated risks for IHD and all cardiovascular mortality. In addition to the long-term effects of PM on IHD, shortterm elevated ambient fine PM concentrations has also been reported to increase the IHD hospital admission, which was further proved by numerous time-series, case-crossover and meta-analysis studies (69,77,78). Recently a large cohort study investigated the relationship between occupational particle exposure and the incidence of IHD in Swedish workers. They found that either exposure to a small jobDu et al. Particulate matter and cardiovascular disease

exposure matrix (<1 µm) or large (>1 µm) was associated with an increased HR for acute MI, and the association was somewhat stronger for those exposed to small particles for more than 5 years (79).

Although few direct evidence for the induction of cardiac ischemia by exposure to ambient level of PM has been documented in real patient world, the experimental MI model provided more evidence linking PM exposure and increased infarct size and/or potential myocardial ischemia (80-82). The mechanisms for PM exposure induced myocardial ischemic injury can be attributed to increased systemic inflammation, altered endothelial function and enhanced thrombotic tendency (80,83). In addition, the PM exposure was found to be associated with a small but significant decrease in myocardial flow, especially in ischemic area in a conscious canine myocardial ischemic model (82). Moreover, traffic-related PM in patients with coronary artery disease was found to be strongly related to the incidence of ST-segment depression during 24-hour Holter monitoring.

# Cardiac arrhythmias, out-of-bospital cardiac arrest (OHCA) and particulate matter (PM) particulates exposure

Several studies have observed a positive association between exposure to ambient PM and the incidence of ventricular arrhythmias in patients implanted with automatic defibrillators (84,85). A 5-year prospective study (86) in Taipei demonstrated that increased numbers of emergency room cardiac arrhythmia visits were significantly associated with PM2.5 on both warm days (>23 °C) and cool days (<23 °C), with an interquartile range rise associated with a 10% and 4% elevation in number of ER visits for cardiac arrhythmias, respectively. Very recently, another prospective follow-up study evaluated the association of air pollution with the onset of atrial fibrillation (AF) in 176 patients with dual chamber implantable cardioverter-defibrillators (ICDs). The authors revealed that PM2.5 is an acute trigger of AF, which was associated with increased odds of AF onset [26% (95% CI: 8-47%) increase for each 6.0 mg/m<sup>3</sup> increase in PM2.5 concentration] within hours following exposure in patients with known cardiac disease (87). Similarly, PM2.5 or fine PM-exposure has been reported to be associated with OHCA in Melbourne (88), Houston (89), New York (90), and many other cities or countries but not in Demark (91) and Seattle (92). These seemed inconsistent results may reflect different PM compositions due to different sources among the cities and countries. Furthermore, the lower I10-2 Cont.

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exposure levels in Demark and Seattle than in New York and Houston should also be considered.

In general, the incidence of sudden cardiac death and cardiac arrhythmias is closely related to the activity of the autonomic nervous system, and its activity in susceptible patients can be evaluated by measuring the changes in heart rate variability (HRV). HRV is mediated by a balance between sympathetic and parasympathetic branches of autonomous nervous system (34), which is recognized as a marker for prognosis the incidence of ventricular arrhythmia. Reduced HRV often predict the likelihood of developing ventricular arrhythmias in post-MI and heart failure patients (93,94). The reductions in HRV were observed on exposure to ambient, household or occupational PMs in healthy volunteer, susceptible patients, housewives and workers (95-97). In the studies in Beijing, the authors demonstrated an increase in HRV in healthy volunteers and CHD patients when exposure to ambient PM particles. On the contrary, the protective effects were observed when the participants used the highly efficient facemask (98,99). Although the mechanisms for PMs induced HRV and other changes in ECG remain largely unknown, some studies demonstrated that PM-induced cardiac electrophysiological changes can be prevented by inhibiting the transient receptor potential vanilloid receptor 1 (TRPV1) in the lungs (100). In addition, there have been relatively few researchers studied on the gene-PM exposure interactions, and most have done on a small number of loci for genetic polymorphisms. Some authors indicated that the associations between PM2.5 and HRV can be modified by gene polymorphisms of apolipoprotein E (APOE), lipoprotein lipase (LPL), vascular endothelial growth factor (VEGF) and glutathione S-transferase (GST) in general population, and the biological metabolism for PM related HRV changes might be related to the action on autonomic function via the lipid/endothelial metabolism and oxidative stress pathways (101,102).

# Vascular function, blood pressure (BP), atherosclerosis and particulate matter (PM) particulates exposure

Experiments demonstrated that PM particulates can cause excess ROS formation thus leading to impairment of nitric oxide-dependent vascular dilation and enhancing vasoconstrictor in ex vivo and *in vivo* studies (5,103). Furthermore, exposure to PM has found to be associated with an increase in plasma concentration of endothelin-1 (ET-1),

which is a putative potent endogenous vasoconstrictor to cause vascular endothelial dysfunction (104,105). Although the PM-related vascular dysfunction is documented in many articles, the results for BP response to acute PM exposure is inconsistent. Some controlled studies reported that PM exposure cause no changes among healthy adults, while other recent findings suggested that actual period of exposure to concentrated ambient particulate (CAP) significantly increase the diastolic BP (106), whereas no changes was observed with longer time of exposure (24 h) to PM (107). In that, those results suggested that this CAP induced BP changes might be more related to the PM-induced ANS imbalance which favored sympathetic over parasympathetic cardiovascular tone.

Although a recent meta-analysis from four European cohort studies in the ESCAPE study only find a positive but not significant associations between CIMT and long-term exposure to the PM2.5 (108), many epidemiological and animal evidences still documented that exposure to PMs plays a role in the development of atherosclerosis. Sun and his colleague demonstrated that exposure to environmentally relevant PM2.5 (regional northeastern of US) in conjunction with a high-fat chow diet in ApoE-- mice for 6 months can cause endothelial dysfunction, increase the vascular plaque burden and accelerate the progression of atherosclerosis (109). The same results were reported in Beijing, Los Angeles and many other places when the ApoE<sup>-/-</sup> mice were exposure to the local ambient particle (110,111). To investigate the relation between individuallevel estimates of long-term air pollution exposure and the progression of subclinical atherosclerosis, a large prospective, multicenter study named Multi-Ethnic Study of Atherosclerosis and Air Pollution (MESA Air) was initiated in 2004. That study demonstrated that long-term PM2.5 exposure was significantly associated with decreased endothelial function with increased IMT progression even over a relatively short follow-up period, which add to the literature on air pollution and the progression of atherosclerotic processes in humans (112,113). Even more, the authors observed that the slower IMT progression was related to greater reductions in PM2.5. A very recent study recalled the data [2000-2003] from the German Heinz Nixdorf Recall Study, which included a population-based cohort of 4,814 randomly selected participants. The study used a reliable indice, the thoracic aortic calcification (TAC), to evaluate the subclinical atherosclerosis. Their results demonstrated that long-term exposure to fine PM is independently associated with subclinical atherosclerosis (114). Taken together,

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these findings may elucidate important pathways linking air pollution to the development of atherosclerosis.

# Thrombus formation, blood coagulation and particulate matter (PM) particulate exposure

In vivo as well as in vitro studies demonstrated that PM particulates can induce pro-thrombotic effects by producing inflammatory mediators in the lungs and releasing into the blood circulation or directly translocation of small particulates from lung to the circulation. Nemmar et al. revealed that exposure of hamster to the diesel exhaust particles after photochemical injury resulted in platelet function abnormalities and thrombus formation both in arteries and veins (115). Mutlu GM and his colleague using IL-6 knockout (KO) mouse model demonstrated that IL-6 and its downstream signaling pathway plays a pivotal role in PM-induced prothrombotic state by increasing the expression of fibrinogen, factor VIII and tissue factor (TF), thus increasing the risk of both venous and arterial thrombosis (34,116). Furthermore, they also found that the prothrombotic effect of PM was further mitigated in macrophage-depleted mice (116). Those results may suggest that IL-6, macrophage and pulmonary inflammation are the necessary initial steps for PMinduced prothrombotic changes. Kilinç et al. documented the possible mechanisms for early and chronic exposure of PM (UFPs)-driven procoagulant activity in genetically modified mice [FXII(-'-)]. They revealed that PM promotes its early procoagulant actions mostly through the TFdriven extrinsic pathway of coagulation, whereas PMdriven long lasting thrombogenic effects are predominantly mediated via formation of activated FXII. Hence, they concluded that FXII-driven thrombin formation may be relevant to an enhanced thrombotic susceptibility upon chronic exposure to PM in humans (40). In addition to increasing the inflammatory mediators and prothrombotic proteins, particulate nanoparticles and other UFPs themselves could reach the circulation and directly enhance thrombus formation as analyzed by scanning electron microscopes (117). In real-world studies, the MONICA survey indicated that plasma viscosity was increased in both men and women when exposure to air pollutions (118). Recently, researchers studied the effects of short-term changes in exposure to UFPs on stroke, separately for ischaemic and hemorrhagic strokes, and ischaemic strokes with (likely embolic) and without (likely thrombotic) AF. Their results demonstrated that exposure to UFPs lead to a

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21% increase in hospital admissions (per interquartile range of 5-day averages; 95% CI: 4-41%) for mild ischaemic stroke of without AF (likely thrombotic origin), which may further indicate the thrombotic and procoagulant actions of PM particles (119).

#### Conclusions

In summary, a wide array of experimental and epidemiological studies have unequivocally provided persuasive evidences on the negative impact of PMs on cardiovascular events and outcomes. In addition, numerous findings indicate that even a few hours to weeks of short-term exposure to PM particulates can trigger CVD-related mortality and events, especially among the susceptible individuals at great risk including the elderly or the patients with preexisting coronary artery disease. The underlying mechanisms for PM-caused cardiovascular disease include directly insults by UFPs translocating to the circulations and remote localization to the heart or indirectly injury by inducing systemic inflammation and oxidative stress in circulation, thus leading to cardiovascular damage. However, even the epidemiology and the biomedical studies will possibly help us better understand the underlying mechanisms and increase the effectiveness of our efforts to reduce the risk of air pollution-related cardiovascular disease, the major strategy in decreasing the harmful effects of air pollution is to reduce the air pollutants themselves. As the air pollution is becoming an ecological and social dilemma in the world, especially in developing countries like China, the social movements backed up by medical doctors, medias and government, therefore, might be great needed to combat with the deteriorating air pollution problem and finally to lower the associated cardiovascular risk.

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# Footnote

Conflicts of Interest: The authors have no conflicts of interest to declare.

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# Research Children's Health



# Association between Local Traffic-Generated Air Pollution and Preeclampsia and Preterm Delivery in the South Coast Air Basin of California

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Background: Preeclampsia is a major complication of pregnancy that can lead to substantial maternal and perinatal morbidity, mortality, and preterm birth. Increasing evidence suggests that air pollution adversely affects pregnancy outcomes. Yet few studies have examined how local trafficgenerated emissions affect preeclampsia in addition to preterm birth.

OBJECTIVES: We examined effects of residential exposure to local traffic-generated air pollution on preeclampsia and preterm delivery (PTD).

METHODS: We identified 81,186 singleton birth records from four hospitals (1997–2006) in Los Angeles and Orange Counties, California (USA). We used a line-source dispersion model (CALINE4) to estimate individual exposure to local traffic-generated nitrogen oxides (NOx) and particulate matter < 2.5  $\mu$ m in aerodynamic diameter (PM<sub>2,5</sub>) across the entire pregnancy. We used logistic regression to estimate effects of air pollution exposures on preeclampsia, PTD (gestational age < 37 weeks), moderate PTD (MPTD; gestational age < 35 weeks), and very PTD (VPTD; gestational age < 30 weeks).

RESULTS: We observed elevated risks for preeclampsia and preterm birth from maternal exposure to local traffic-generated NO<sub>x</sub> and PM<sub>2.5</sub>. The risk of preeclampsia increased 33% [odds ratio (OR) = 1.33; 95% confidence interval (Cl), 1.18–1.49] and 42% (OR = 1.42; 95% Cl, 1.26–1.59) for the highest NO $_{\rm s}$  and PM $_{2.5}$  exposure quartiles, respectively. The risk of VPTD increased 128% (OR = 2.28; 95% CI, 2.15–2.42) and 81% (OR = 1.81; 95% CI, 1.71–1.92) for women in the highest NOx and PM2.5 exposure quartiles, respectively.

CONCLUSION: Exposure to local traffic-generated air pollution during pregnancy increases the risk of preeclampsia and preterm birth in Southern California women. These results provide further evidence that air pollution is associated with adverse reproductive outcomes.

KEY WORDS: air pollution, nitrogen oxides, particulate matter, preeclampsia, pregnancy outcome, preterm birth, vehicle emission. *Environ Health Perspect* 117:1773–1779 (2009). doi:10.1289/ehp.0800334 available via *http://dx.doi.org/* [Online 23 June 2009]

Preeclampsia is a multisystem disorder in pregnant women, which is characterized by elevated blood pressure, edema, and protein in the urine. Preeclampsia complicates an estimated 2-8% of pregnancies and is a major cause of maternal mortality and morbidities, perinatal deaths, preterm birth, and intrauterine growth restriction (Duley 1992; Sibai et al. 2005). Because the only cure is delivery of the baby and placenta, preeclampsia is the most frequent primary reason for elective nonspontaneous preterm birth, accounting for 30–35% of total preterm deliveries (PTD) (Goldenberg et al. 2008; Meis et al. 1998). Preeclampsia does not necessarily lead to spontaneous PTD, and the association between preeclampsia and spontaneous PTD depends on PTD subtypes defined by gestational age (e.g., very or moderately preterm) and pathway (e.g., membrane rupture or spontaneous onset of labor before membrane rupture) (Ananth et al. 1997).

More than half a million infants are born prematurely each year in theUnited States (Hamilton ét al. 2006). Preterm birth is associated with 70% of neonatal deaths and up to 75% of neonatal morbidity (Challis et al. 2001). Extremely preterm infants who survive the neonatal period face an elevated risk of serious life-long health problems, including learning disabilities and other chronic conditions (Doyle 1995, 2008). A growing body of research has linked elevated air pollutant exposures to PTD at pollution levels typical of many U.S. cities (Maroziene and Grazuleviciene 2002; Perera et al. 2003; Ritz et al. 2000, 2007; Šrám et al. 2005; Wilhelm and Ritz 2005). So far, preeclampsia has been associated with air pollution in only two recent U.S. studies (Rudra and Williams 2006; Woodruff et al. 2008).

There is also a growing body of evidence linking pollutants found in traffic exhaust pecifically to respiratory and cardiovascular diseases (Adar and Kaufman 2007; Delfino 2002; Heinrich and Wichmann 2004; Sarnat and Holguin 2007). Although data are limited to date (de Kok et al. 2006), evidence is emerging that fresh vehicle emissions contain more toxic compounds per unit of particle mass than do aged aerosols, in part because of the contribution of ultrafine particles (UFPs; < 0.1 µm in aerodynamic diameter), which are found in higher concentration closer to emission sources (Zhu et al. 2002). Fresh traffic emissions' toxicity may originate from a

high concentration of organic components because particle number concentrations are orders of magnitude higher, increasing the surface area to which volatile and semivolatile pollutants such as polycyclic aromatic hydrocarbons (PAHs) and carbonyl compounds can adhere.

There is indirect evidence for adverse impacts of traffic-generated PAHs on birth outcomes from studies in the United States (Choi et al. 2006, 2008; Perera et al. 2003, 2004), Poland (Choi et al. 2006), and the Czech Republic (Dejmek et al. 2000). However, most previous birth outcome studies relied solely on data from air monitors operated by government agencies, which are usually sited to assess regional ambient pollution and are thus unlikely to adequately capture the high spatial heterogeneity of air pollutants directly emitted from traffic (Hitchins et al. 2000; Zhu et al. 2002). Two studies examined the impact of local traffic emissions specifically on PTD (Wilhelm and Ritz 2003; Yang et al. 2003), but both assigned exposures based on the distance to and/or level of traffic on major roadways near residences, a relatively crude measure of traffic exhaust that does not consider vehicle emission rates or meteorology (Jerrett et al. 2005). Two recent birth outcome studies (Brauer et al. 2008; Slama et al. 2007), however, employed more sophisticated techniques to model traffic-related air pollution based on land use regression (LUR) that yielded quantitative estimates for specific pollutants.

Because of population and economic growth and the lack of effective public transportation in the Los Angeles area, the amount of passenger traffic and of goods being moved

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through this region is projected to increase substantially in the next decade (California Environmental Protection Agency 2006). Such rapid growth in traffic-related fossil fuel use is expected to occur worldwide (Energy Information Administration 2008), adding urgency to research evaluating the impact of increased vehicle emissions on reproductive health outcomes. To address this issue, in the present study we investigated the effects of local traffic-generated air pollution on preterm birth and preeclampsia based on the CALINE4 line-source dispersion model (Benson 1989), which is specifically designed for the assessment of traffic emissions from roads. We obtained health outcomes data from a perinatal database with detailed clinical data from a four-hospital network in southern Los Angeles County and Orange County, California, from 1997 to 2006.

## Materials and Methods

Study population. Our racially and socioeconomically diverse study population resided in two areas of the South Coast Air Basin of California [see Supplemental Material, Figure 1 (doi:10.1289/ehp.0800334.S1 via http://dx.doi.org)] that exhibit a wide range of air pollution concentrations from mobile sources. One is located in southern Los Angeles County, north of the Ports of Los Angeles and Long Beach. The communities adjacent to the port are affected by major commuter freeways and main trucking routes for goods leading out of the port (Interstate 710); 15% of all containers arriving in the United States travel on this freeway (Beverly 2005). The other area is located in Orange County, southeast of the ports. Four major commuter and truck transport freeways traverse these neighborhoods. The study region also covers some suburban, low-traffic neighborhoods.

Birth data. We acquired all birth-related variables and antenatal information for preg-nant women delivering during 1997–2006 within the Memorial Health Care System (MHCS), a four-hospital network (Chung et al. 2006). Poverty (percentage of population living below the poverty level) information by census block groups was obtained from U.S. Census 2000 data (U.S. Census Bureau 2004). No birth certificate data were used. The MHCS database included residential address at delivery, birth hospital, prenatal care insurance, maternal age and race/ethnicity, maternal medical history (heart disease, chronic hypertension, previous PTD), preeclampsia and other maternal complications during pregnancy (diabetes, pyelonephritis), parity (first birth vs. second or subsequent birth), gestational age, and the neonate's sex and birth weight. Gestational age was calculated according to delivery date and estimated date of conception (based on last menstrual period and ultrasound dating). We did not have diagnosis dates for preeclampsia; therefore, we could not determine when the disease first occurred.

A total of 105,092 neonatal records were extracted from the birth database. We successfully geocoded 92.8% of nonmissing residential addresses with exact matches to house number using the TeleAtlas Geocoding Service (http:// www.geocode.com). A total of 81,186 singleton birth records remained in the data set for final analyses (77%) after excluding multiple gestations (n = 5,261; 5%), incomplete records including those without full residential address and those missing any covariate information (n = 12,666; 12%), and unsuccessfully geocoded residential addresses and addresses outside the study region (n = 5,979; 6%). Excluded births were similar to included births by study region (Los Angeles County and Orange County), demographics (age and race/ethnicity), and the prevalence of preeclampsia.

Air pollution exposure assessment. Background air pollutant concentrations may be high in the study region due to port activities and relatively heavy traffic regionwide. However, in this study we focused solely on local traffic-generated pollution to assess the potentially high toxicity of hypothesized causative agents (e.g., UFPs and PAHs) in traffic emissions. Our estimated pollutant exposures should be regarded as indicators of primary emissions from local vehicular traffic on top of background ambient levels [see Supplemental Material (doi:10.1289/ehp.0800334.S1)]. We modeled local traffic pollution using a modified CALINE4 dispersion model for two surrogate pollutants [nitrogen oxides (NO<sub>x</sub>) and particulate matter ≤ 2.5 µm in aerodynamic diameter (PM<sub>2.5</sub>)] originating from traffic emissions within 3 km of each residence (Benson 1989; Wu et al. 2005, 2009), assuming that at this distance we would capture most local traffic emissions but little regional pollution transported from upwind areas. CALINE4 is a Gaussian dispersion model that employs a mixing zone concept to characterize pollutant dispersion over the roadway. Major inputs to CALINE4 include meteorology (atmospheric stability, mixing height, wind, and temperature), roadway geometry and traffic activities, and vehicle emission factors. The performance of CALINE4 has been evaluated in a number of studies (Benson 1989, 1992; Broderick et al. 2005; Gramotnev et al. 2003; Levitin et al. 2005; Marmur and Mamane 2003). Previous studies have found moderate to high correlations (R = 0.55-0.95) of CALINE4-modeled estimates with measured variability of traffic-related air pollutants [e.g., NOx and nitrogen dioxide] in urban communities (Gauderman et al. 2005; Jerrett 2006). Our recent study showed a high correlation (R = 0.87) of CALINE4-modeled monthly  $NO_x$ concentrations with measurements at nine monitoring sites in the Long Beach study area in December 2007 and April 2008 (Wu J, Lurmann F, Avol E, unpublished data).

A comprehensive traffic database with annual average daily traffic counts and gasoline and diesel vehicle fractions was constructed for the entire study region. Vehicle emission factors were obtained from the California Air Resources Board's EMFAC2007 vehicle emissions model (California Air Resources Board 2008). Paved road-dust emissions for PM2.5 were based on in-roadway measurements (Fitz and Bufalino 2002). Hourly wind speed, direction, and temperature were obtained from the National Weather Service (National Climatic Data Center 2008). Summarized mixing heights by season and hour were obtained from the 1997 Southern California Ozone Study (Croes and Fujita 2003) and assigned to each modeled day based on season and hour.

Statistical analyses. PTD was defined as a birth at < 37 completed gestational weeks, moderate preterm deliveries (MPTD) as births at < 35 gestational weeks, and very preterm deliveries (VPTD) as births at < 30 gestational weeks. We defined preeclampsia as the occurrence of mild preeclampsia (blood pressure > 140/90 mmHg and proteinuria), severe preeclampsia (e.g., blood pressure > 160/110 mmHg and proteinuria with or without signs of end-organ involvement, including oliguria, liver function abnormalities, thrombocytopenia, headache), or hemolysis, elevated liver enzyme levels, and low platelet count (HELLP) syndrome at any time during pregnancy. Because hemolysis/HELLP is on the continuum of mild/severe preeclampsia and is relatively uncommon, we chose to combine this diagnosis with severe preeclampsia. Pregnancy trimesters were defined as gestational weeks 1-13, 14-26, and 27 weeks to birth.

We performed multiple logistic regression using the statistical package R (version 2.6.1; R Foundation for Statistical Computing, Vienna, Austria). Confounders were selected based on a priori knowledge and included maternal age, maternal race/ethnicity, parity, prenatal care insurance type [private, public (government-sponsored or self-pay), and unknown], poverty, season of conception, pyelonephritis (preterm analyses only), and diabetes (preeclampsia analyses only). We adjusted for maternal age as a continuous variable using a quadratic polynomial function. For the preeclampsia analyses, we excluded women who had preexisting chronic conditions such as hypertension and heart disease before pregnancy. We separately calculated odds ratios (ORs) and 95% confidence intervals (CIs) for increases in the interquartile range (IQR) for each pollutant exposure metric. ORs and 95% CIs were scaled to IQR increases in air pollutant variables to standardize and compare associations regardless I10-3 Cont.

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delivery accounted for 79% of all births and occurred in 87% of preterm births and 78% of term births. The poverty rate in our study region was higher than the national average (14% vs. 11% based on 2000 Census data) (U.S. Census Bureau 2004).

Average air pollution exposures derived

Average air pollution exposures derived from the CALINE4 model for each pregnancy period and during the entire pregnancy were similar and moderately to strongly correlated (Table 2). CALINE4-estimated average monthly (over all subjects in each calendar month) NOx exposures showed a clear seasonal trend, with higher exposures in the cool season (average of 10.8 ppb in December) and lower exposures in the warm season (average of 5.8 ppb in June), and we observed a very similar monthly trend for PM2.5. The estimated concentrations were much lower than those measured at three ambient monitoring stations in the area (e.g., annual mean of 57.0 ppb NO<sub>x</sub>), likely because our model estimates were for local traffic-generated emissions only. As expected, the modeled NO. and PM2,5 exposures were highly correlated (correlation coefficient r = 0.91) in every pregnancy trimester, because the two pollutants are emitted by the same source: local traffic.

Regression analyses. Because of only slight variations in exposures and effect estimates in different pregnancy periods [see Supplemental Material, Tables 1 and 2 (doi:10.1289/ehp.0800334.S1)], we present all regression results based on exposure during the entire pregnancy period. We found positive

associations of preeclampsia and preterm birth with entire-pregnancy exposure to traffic-related air pollution (Table 3). An 11% increase was observed in adjusted risk of preeclampsia per IQR increase of entire-pregnancy NO $_{\rm X}$ . Preeclampsia results were the same for modeled PM $_{2.5}$  exposures. Overall, we observed somewhat stronger increases in risk of preterm birth with increases in modeled NO $_{\rm X}$  than with modeled PM $_{2.5}$ . The effect of exposure tended to be stronger for VPTD (25% increase in risk per IQR increase in NO $_{\rm X}$ ) than for PTD considered as a whole (6% increase in risk per IQR increase in NO $_{\rm X}$ ).

Stratified analyses for preeclampsia and preterm birth were conducted [see Supplemental Material, Tables 3–6 (doi:10.1289/ehp.0800334.S1)]. We found greater impacts of traffic-related air pollution on preeclampsia and VPTD for women ≥ 40 years of age and in women < 20 years of age when giving birth, although 95% CIs overlapped to a large degree. We observed a higher risk of preeclampsia from local traffic-generated air pollution exposure among privately insured women than among women on public or government-sponsored insurance [for entire-pregnancy NO<sub>x</sub> interquartile OR (IOR) = 1.12, 95% CI, 1.06–1.18, vs. IOR = 1.04; 95% CI, 0.96–1.13]. Closer inspection, however, showed that this was mostly driven by the high percentage (83%) of older women (> 40 years of age) using private insurance (for > 40 age group: IOR = 1.44; 95% CI, 1.22–1.69; ≤ 40 age group:

ables 1 and 2 (doi:10.1289/ mostly driven by the high percentage (83%)
4.S1)], we present all regres- of older women (> 40 years of age) using pribased on exposure during the vate insurance (for > 40 age group; IOR =

ables, we performed categorical analyses in which we compared subjects in each exposure quartile with those in the lowest quartile and tested for dose response. We also examined the outcomes both collectively and separately by subcategories, including study region, race, poverty, insurance type, infant sex, maternal age, parity, delivery type and method, and health conditions (diabetes for preeclampsia and preeclampsia for preterm birth).

of pollutant concentration range or units of

measurement (Lipfert and Wyzga 1999). In

addition to using continuous exposure vari-

#### Results

Descriptive statistics. Most mothers were non-Hispanic white or Hispanic (Table 1). The prevalence of preeclampsia was higher among PTD women compared with non-PTD women (12% vs. 2%) and among African-American women compared with other races (4% vs. 3%). Mild, severe, and HELLP syndrome accounted for 75%, 18%, and 7% of the preeclampsia cases, respectively. The prevalence of PTD was higher among male infants than among female infants (9% vs. 8%) and in African-American women than in other races (13% vs. 7–9%). Spontaneous

Table 1. Descriptive statistics of infants and mothers in our study in south Los Angeles County and Orange County, California, from 1997 to 2006 (a.e. 11.186).

Variable	Measure
Mother's age (mean ± SD)	$30.0 \pm 6.3$
Mother's race (%)	
African American	8.8
Asian	9.9
Hispanic	32.1
White	40.3
Other	8.9
Male infant (%)	51.6
Gestational age [weeks (mean ± SD)]	$38.7 \pm 2$
Preeclampsia (%)	3.0
Mild preeclampsia	74.9
Severe preeclampsia	18.2
HELLP syndrome	6.9
Term birth [≥ 37 weeks (%)]	91.7
Spontaneous	78.3
PTD [< 37 weeks (%)]	8.3
Spontaneous	87.2
MPTD (< 35 weeks (%))	3.4
VPTD (< 30 weeks (%))	1.0
Pyelonephritis (%)	0.2
Diabetes (%)	5.4
First child (%)	81.5
Delivery mode (%)	
Vaginal	73.1
Cesarean	26.9
Previous preterm infant (%)	1.1
Prenatal care insurance (%)	
Private	67.6
Government-sponsored or self-pay	28.4
Unknown	4.0
Poverty (%) <sup>a</sup>	14.2

\*The percentage of the population living below the poverty level based on U.S. Census block group data for the year 2000.

 Table 2. Pollutant averages and Pearson's correlation coefficients for pollutants by pregnancy period.

Trimester	Pollutant	Meana	IQR	SD	Pearson correlation coefficient							
					Entire pregnancy		First trimester		Second trimester		Third trime ster	
					NO <sub>x</sub>	PM <sub>2.5</sub>	NO <sub>x</sub>	PM <sub>2.5</sub>	NO <sub>x</sub>	PM <sub>2.5</sub>	NO <sub>x</sub>	PM <sub>2.5</sub>
Entire pregnancy	NO <sub>x</sub>	7.23	5.65	5.22	1.00							
	PM <sub>2.5</sub>	1.82	1.35	1.33	0.90	1.00						
First trimester	NO <sub>x</sub>	7.45	6.17	5.68	0.91	0.83	1.00					
	PM <sub>2.5</sub>	1.83	1.44	1.37	0.84	0.94	0.91	1.00				
Second trimester	NO <sub>x</sub>	7.29	6.02	5.57	0.97	0.87	0.85	0.79	1.00			
	PM <sub>2.5</sub>	1.83	1.42	1.36	0.89	0.98	0.80	0.91	0.91	1.00		
Third trimester	NO.	7.14	5.88	5.54	0.91	0.83	0.71	0.68	0.85	0.79	1.00	
	$PM_{2.5}$	1.84	1.43	1.39	0.85	0.95	0.70	0.82	0.79	0.90	0.91	1.00

 $^{\rm a}$ Units are parts per billion for NO  $_{\rm x}$  and micrograms per cubic meter for PM $_{\rm 2.5}$ 

 $\label{eq:Table 3.} \textbf{Crude and adjusted 0Rs per IQR increase}^{\text{a}} \textbf{ in traffic-related air pollutions for preeclampsia and preterm, moderate preterm, and very preterm birth.}$ 

Condition	No. of cases	Pollutant	Crude IOR (95% CI)	Adjusted <sup>b</sup> IOR (95% CI)		
Preeclampsia	2,442	NO <sub>x</sub>	1.15 (1.10-1.19)	1.11 (1.06-1.16)		
THE STATE OF THE S		PM <sub>2.5</sub>	1.13 (1.09-1.17)	1.11 (1.06-1.15)		
PTD (< 37 weeks)	6,712	NO,	1.12 (1.09-1.15)	1.06 (1.03-1.09)		
		PM2 5	1.09 (1.06-1.11)	1.03 (1.01-1.06)		
MPTD (< 35 weeks)	2,749	NO,	1.22 (1.18-1.26)	1.13 (1.09-1.18)		
		PM <sub>2.5</sub>	1.15 (1.11-1.19)	1.07 (1.03-1.12)		
VPTD (< 30 weeks)	775	NO.	1.32 (1.25-1.41)	1.25 (1.17-1.33)		
		PM <sub>2.5</sub>	1.23 (1.16-1.31)	1.18 (1.10-1.26)		

 $^{2}$ Based on entire-pregnancy exposure. IQR was 5.65 ppb for NO $_{x}$  and 1.35  $\mu$ g/m $^{2}$  for PM $_{2.5}$ .  $^{8}$ Adjusted for maternal age, maternal race/ethinicity, parity, prenatal care insurance type, poverty, and season of conception in all models. Additionally adjusted for pyelonephritis in PTD, MPTD, and VPTD models, and for diabetes in preeclampsia models.

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the year 2000. Additionally adjusted for pyelonephritis in P

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IOR = 1.09; 95% CI, 1.03–1.16; based on entire-pregnancy  $NO_x$ ) versus public or government-sponsored insurance (for > 40 age group: IOR = 0.93; 95% CI, 0.56–1.54; for  $\leq$  40 age group: IOR = 1.05; 95% CI, 0.97–1.14; based on entire-pregnancy  $NO_x$ ). We observed no significant differences in effect estimates by study region, race/ethnicity, poverty, infant sex, parity, delivery type (spontaneous vs. nonspontaneous), delivery method (vaginal vs. cesarean section), diabetes status (for preeclampsia), and preeclampsia (for preterm birth).

Preeclampsia risk increased with quartiles of modeled NOx and PM2.5 exposures, and the increase was consistent with a linear dose response for NO<sub>x</sub> (Figure 1). We observed a 33% (OR = 1.33; 95% CI, 1.18–1.49) and 42% (OR = 1.42; 95% CI, 1.26–1.59) increase in risk of preeclampsia for women in the highest NO<sub>x</sub> and PM<sub>2.5</sub> entire-pregnancy exposure quartiles, respectively. We observed increasing risks with increasing quartiles of exposure to modeled NOx and PM2.5 and all preterm birth outcomes, yet the pattern was not always linear with dose (Figure 2). We observed a 128% (OR = 2.28; 95% CI, 2.15–2.42) and 81% (OR = 1.81; 95% CI, 1.71– 1.92) increase in risk of VPTD for women in the highest  $NO_x$  and  $PM_{2.5}$  entire-pregnancy exposure quartiles, respectively. The dose-response relationships from the quartile categorical analyses were consistent with what we observed from smoothing curves of dose response [see Supplemental Material, Figure 2 (doi:10.1289/ehp.0800334.S1)].

# Discussion

There is growing interest in exploring the possible effects of ambient air pollution on fetal and perinatal development because the growing fetus may be particularly susceptible to the toxic effects of air pollutants (Maisonet et al. 2004; Mone et al. 2004; Pinkerton and

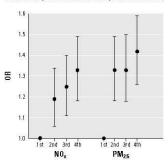


Figure 1. Adjusted 0 Rs (95% Cls) for preeclampsia by entire-pregnancy exposure quartile (adjusted for maternal age, maternal race/ethnicity, parity, prenatal care insurance type, poverty, diabetes, and season of conception).

Joad 2006). Our study contributes new results based on exposure data from a dispersion model for local traffic-generated air pollutants and preeclampsia. To our knowledge, this is the first study to show a positive association between exposure to local traffic-generated pollutants at the birth residence and the development of preeclampsia during pregnancy. We also found that the risk of premature birth increases with exposure to local traffic-generated pollutants, and this risk was strongest for VPTD followed by MPTD and PTD. This is important because postnatal health impairments are greatest for the children born most premature (Doyle 1995, 2008).

The present study had two major advantages over previous studies examining traffic air pollution and birth outcomes. First, we modeled air pollution exposures from local traffic sources (within 3 km) using a comprehensive traffic database and a well-established dispersion model that better characterizes spatiotemporal variability in exposure than that used in most previous studies. Two exceptions are recent studies from Munich, Germany (Slama et al. 2007), and Vancouver, Canada (Brauer et al. 2008), that employed temporally adjusted LUR models. However, because the LUR models were based on ambient air measurement data, they estimated total ambient air pollutant concentrations with contributions from many sources other than local traffic emissions. Thus, these exposure estimates only partially represent local traffic-generated air pollutants. The amount of total estimated ambient pollution that is contributed from traffic may vary according to location in LUR models. In addition, LUR models may not perform well in predicting temporal variations of exposures because they are mostly built relying on one to four purpose-designed monitoring windows of 7 to 14 days, with or without further temporal adjustment using ambient monitoring station data (Hoek et al. 2008).

The second major advantage is that the present study used detailed individual-level clinical data (e.g., chronic hypertension, pyelonephritis, diabetes, heart disease), allowing us to evaluate the impact of these clinical parameters on air pollution effect estimates. But more important, we were able to employ more accurate gestational age information to classify preterm birth than most previous air pollution studies that relied on birth certificates. Gestational ages on birth certificates are usually based on first day of last menstrual period, which leads to misclassification of gestational age due to poor recall, postconception bleeding, or menstrual irregularities (Dietz et al. 2007; Kline 1989; Lynch and Zhang 2007). One the other hand, gestational age estimated by ultrasound measurements alone may induce systematic errors and inflate the risk of PTD (Olsen and Basso 2005). More than 99% of our subjects obtained prenatal care early in pregnancy, which ensured that their estimated conception date was based on a combination of last menstrual period and early ultrasound dating. Moreover, our preec-lampsia data were based on hospital records of clinical diagnoses, probably more accurate than the preeclampsia data reported on birth certificates that may only record extreme or severe preeclampsia ćases

We estimated only local traffic-generated air pollution exposure in this study, whereas

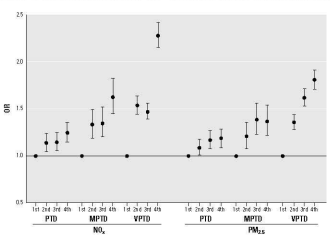


Figure 2. Adjusted ORs (95% CIs) for PTD, MPTD, and VPTD by entire-pregnancy exposure quartile (adjusted for maternal age, maternal race/ethnicity, parity, prenatal care insurance type, poverty, pyelonephritis, and season of conception).

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I10-3 Cont. Traffic pollution and preeclampsia and preterm birth

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most previous studies based on ambient or modeled total concentration data (e.g., carbon monoxide and NO<sub>2</sub>) examined contributions from not only local traffic but also pollutants transported from upwind regions and from other sources. Local traffic emissions may differ from aged pollutants from long-range transport in terms of chemical composition and particle size distribution. Therefore, our estimated effect sizes for different outcomes may not be directly comparable to those from other air pollution studies.

The only results ever reported for air pollution and preeclampsia relied on CO concentrations measured at the nearest ambient air monitor to residence (Woodruff et al. 2008) or CO and PM2.5 concentrations estimated using linear regression models at each residence (Rudra and Williams 2006). Rudra and Williams (2006) observed a 49% increase in preeclampsia risk (95% CI, 0.76-2.90) for third- versus first-tertile average CO exposures during the month of conception and the following 3 months among women in Seattle, Washington, and Woodruff et al. (2008) reported an 8% increase in preeclampsia risk (95% CI, 1.02-1.14) for the highest versus the lowest entire-pregnancy CO exposure quartile in Californian women. In our study, women exposed at the highest quartile of modeled entire-pregnancy PM<sub>2.5</sub> experienced approximately 40% higher risk of developing preeclampsia compared with women in the lowest quartile of exposure. We also noted a slightly higher risk of preeclampsia from local traffic-generated air pollution exposure among privately insured women. This might have been attributable to the high percentage (83%) of older women (> 40 years of age) using private insurance, as mentioned above, or may result from more accurate diagnosis of preeclampsia in privately compared with publicly insured women. Also, older pregnant women might be especially vulnerable to the effects of toxins such as air pollutants.

Our preterm birth results are consistent with results from previous birth outcome studies in the literature. In addition, the preterm birth results were similar using separate models for the three nonexclusive preterm outcomes compared with multilogit models that captured the relatedness of the three outcomes [see Supplemental Material, Table 7 (doi:10.1289/ehp.0800334.S1)]. We estimated a 6% increase in risk of PTD per IQR in modeled entire-pregnancy  $NO_x$  exposure and a 25% increased risk of PTD for mothers in the highest NO<sub>x</sub> exposure quartile. Wilhelm and Ritz (2003) previously reported a 10-20% increase in the risk of PTD in mothers exposed to high levels of local trafficgenerated air pollution in Southern California, based solely on residential distance-weighted traffic density. Following up on this first study,

they conducted a nested case-control study within another birth cohort in Los Angeles County, California, and found PTD to be approximately 20% higher in mothers with first trimester CO exposure > 1.25 ppm (Ritz et al. 2007). A study from Taiwan estimated a 30% increased risk of PTD for mothers living within 500 m of a major freeway (Yang et al. 2003). A more recent study from Vancouver, Canada, reported no consistent association of PTD (< 37 weeks) with any of the pregnancy air pollution exposure metrics (including LUR measures) except inverse distance-weighted PM2.5 concentration during the entire preg-(OR = 1.06; 95% CI, 1.01-1.11; per 1-µg/m $^3$  increase in PM $_{2.5}$ ) (Brauer et al. 2008). Similar to our findings, risk increased when they further restricted PTD to < 30weeks of gestation (for  $PM_{2.5}$  exposure: OR = 1.13; 95% CI, 0.92–1.39; for  $NO_x$  exposure: OR = 1.26; 95% CI, 1.08-1.47).

We found the risk of preeclampsia and VPTD due to modeled  $NO_x$  and  $PM_{2.5}$  exposure from traffic to be greater in the youngest (< 20 years of age) and the oldest (≥ 40 years of age) age groups, consistent with the preterm birth results of a study in Los Angeles County, California (Ponce et al. 2005). Two U.S. studies, one conducted in Arizona and North Dakota (Ahluwalia et al. 1997) and the other in California (Windham et al. 2000), have also reported a stronger impact of environmental tobacco smoke (ETS) on preterm births among older (≥ 30 years of age) compared with younger (< 30 years of age) mothers, further suggesting possible differences in vulnerability by maternal age.

There were several limitations in the present study. We likely reduced exposure measurement error for primary traffic pollutants by using a dispersion model and a sophisticated traffic database versus relying on ambient measurements. However, the exposure estimates were based solely on the maternal address at time of birth. Mobility rates among pregnant women reported in the literature range from 12% (Fell et al. 2004) to 35% (Brauer et al. 2008). Ritz et al. (2007) found that associations between air pollution exposures (estimated via nearest air monitor) during pregnancy and preterm birth did not change or slightly strengthened when restricting analyses to women who did not move during pregnancy. The estimates of exposures in the present study, however, may have been affected more strongly by residential mobility because they are more spatially resolved than in previous studies. Second, our exposure estimates were based only on residential addresses, ignoring other microenvironments (e.g., workplace, commuting) that might be important for personal exposures. Ritz et al. (2007) reported associations between monitor-based estimates of air pollution exposure during pregnancy and PTD to be greater for women who did not work (and for whom a residence-based measure of exposure presumably is more accurate) than for women who worked outside their homes.

Another potential source of bias is residual confounding due to risk factors we were unable to account for in our analyses (e.g., maternal smoking, ETS, stress, and nutrition). Ritz et al. (2007) collected detailed survey data postnatally on risk factors not reported on birth certificates and assessed the influence of these potential confounding factors on air pollution effect estimates for preterm birth. Adjustment for covariates on birth certificates exhibited the strongest influence on the pollutant effect estimates, whereas additional adjustment for a large number of survey covariates (e.g., occupation, income, maternal smoking and ETS, alcohol drinking) changed the effect estimates by < 5%. This confirmed that for pollutants that change with season and are averaged over short time intervals (pregnancy months or trimesters), behavioral factors that do not change seasonally are unlikely to be confounders. Compared with ambient measurements of total pollutant concentrations, however, the major contrast in the CALINE4-modeled exposure was spatial rather than temporal. Therefore, residual confounding cannot be ruled out in these primarily spatially based exposure measures.

It is also uncertain to what degree the dispersion model we used represents pollutant species released only by traffic. Comparing modeled and measured concentrations, we observed reasonable agreement between CALINE4-modeled and measured 2-week average NO2 concentrations at 260 residences in six communities participating in the Southern California Children's Health Study, with an  $\mathbb{R}^2$  ranging from 0.3 to 0.9 (Gauderman et al. 2005; Jerrett 2006). Relatively high correlations (n = 14;  $R^2 = 0.76$ ) were found between CALINE4-modeled and measured monthly average concentrations of NO, at nine monitoring stations in the Long Beach area in November 2007 and/or April 2008 (Wu J, Lurmann F, Avol E, unpublished data). The  $R^2$  for daily estimates ranged from 0.19 to 0.81 (mean = 0.36) among the nine stations (Wu J, Lurmann F, Avol E, unpublished data). Thus, we expect that longerterm exposure estimates (monthly, trimester, and entire-pregnancy averages) derived from CALINE models closely reflect residential exposure to local traffic-generated pollutants because traffic counts and mixing heights are based on long-term, annual, or seasonal average observations.

Both modeled PM<sub>2.5</sub> and NO<sub>x</sub> were associated with PTD and preeclampsia, but this should not be interpreted to mean that these pollutants are necessarily causative for these I10-3 Cont.

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adverse outcomes; rather, they could be acting as surrogates of traffic exhaust, which is a complex mixture of hundreds of toxic components (Kim et al. 2008; Singer et al. 2004). There is evidence that UFP number concentrations may be a more appropriate metric than gas or particle mass concentrations when evaluating health risk from traffic-related air pollution (Oberdörster et al. 2005). UFPs may be causal agents for the observed health effects due to their high pulmonary deposition efficiency, and their orders of magnitude higher number concentration and surface area that allows them to carry larger concentrations of adsorbed or condensed toxic air pollutants (e.g., oxidant gases, PAHs, and transition metals) to the fetus and the placenta (Oberdörster et al. 2005). UFPs contain a significant amount of PAHs, which have been linked to various measures of intrauterine growth retardation in studies in New York State (Choi et al. 2006, 2008; Perera et al. 2003, 2004), Krakow, Poland (Choi et al. 2006), and industrial areas of the Czech Republic (Dejmek et al. 2000). Yet, little is known to date about the etiologic role that UFPs and PAHs may play for preterm birth and preeclampsia.

Several hypotheses have been postulated to explain how air pollution may trigger PTD. Toxic compounds in traffic-generated air pol-lutants may interfere with placental development and subsequent nutrient and oxygen delivery to the fetus (Dejmek et al. 2000). Another potential mechanism of developmental toxicity is through the activation of the oxidative stress pathway. PTD may be triggered by an abnormal production or an early activation of cytokines favoring inflammation, even though increasing concentrations of inflammatory cytokines may be part of the body's preparation for normal parturition (Engel et al. 2005; Keelan et al. 2003).

. The mechanisms that initiate preeclampsia in pregnant women have been elusive (Mutter and Karumanchi 2008; Shah 2007). Pathology studies show that an abnormal development of an ischemic placenta with a high-resistance vasculature contributes to the development of preeclampsia. Endothelial dysfunction plays a central role in the pathogenesis of the syndrome. Multiple interconnected pathways linked to endothelial dysfunction involve oxidative stress, cytokine release, and a generalized intravascular inflammatory response (Baumwell and Karumanchi 2007). Exposure to traffic-related pollutants, such as UFPs and PAHs, can cause oxidative stress (Li et al. 2003; Nel et al. 2001; Oberdörster et al. 2005) and endothelial dysfunction (Tornqvist et al. 2007). Such exposure could thus contribute to the cardiovascular complications of preeclampsia as well as PTD (Gitto et al. 2002).

### Conclusions

Exposures to local traffic-generated air pollution modeled with CALINE4 for the entire pregnancy elevated the risk of preterm birth and preeclampsia in Southern California women. A 42% increased risk of preeclampsia was observed for the highest quartile of modeled traffic-related  $PM_{2.5}$  exposure during the entire pregnancy. For preterm birth, the exposure-response relation was strongest for VPTD with potentially serious consequences for the newborn. These results provide further evidence that traffic-related air pollution is associated with adverse reproductive outcomes.

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# Associations of Children's Lung Function with Ambient Air Pollution: Joint Effects of Regional and Near-roadway Pollutants

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### **Abstract**

**Background**—Prior studies have reported adverse effects of either regional or near-roadway air pollution (NRAP) on lung function. However, there has been little study of the joint effects of these exposures.

**Objectives**—To assess the joint effects of NRAP and regional pollutants on childhood lung function in the Children's Health Study.

**Methods**—Lung function was measured on 1,811 children from eight Southern Californian communities. NRAP exposure was assessed based on (1) residential distance to the nearest freeway or major road and (2) estimated near-roadway contributions to residential nitrogen dioxide (NO<sub>2</sub>), nitric oxide (NO), and total nitrogen oxides (NO<sub>x</sub>). Exposure to regional ozone (O<sub>3</sub>), NO<sub>2</sub>, particulate matter with aerodynamic diameter less than 10 μm (PM<sub>10</sub>) and 2.5 μm (PM<sub>2.5</sub>) was measured continuously at community monitors.

**Results—**A 17.9 ppb (two standard deviation) increase in near-roadway  $NO_x$  was associated with deficits of 1.6% in FVC (p=0.005) and 1.1% in FEV<sub>1</sub> (p=0.048). Effects were observed in all communities and were similar for  $NO_2$  and NO. Residential proximity to a freeway was associated with a reduction in FVC. Lung function deficits of 2–3% were associated with regional  $PM_{10}$  and  $PM_{2.5}$  (FVC and FEV<sub>1</sub>) and with  $O_3$  (FEV<sub>1</sub>), but not  $NO_2$ , across the range of exposure between communities. Associations with regional pollution and NRAP were independent in models adjusted for each. Effects of NRAP were not modified by regional pollutant concentrations.

**Conclusions**—Results indicate that NRAP and regional air pollution have independent adverse effects on childhood lung function.

### COMPETING INTERESTS

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# Keywords

traffic; lung function; air pollution; children; land-use regression

# INTRODUCTION

Reduced lung function has been associated with subsequent increased risk of overall mortality, including coronary artery disease and respiratory disease in adults [1] and with asthma in children.[2] Therefore, identifying factors that reduce lung function but are modifiable could lead to interventions with large public benefits.

Regional air pollutants have been associated with reduced lung function in both adults and children.[3–4] Studies examining lung function in children exposed to local residential near-roadway air pollution (NRAP) have not found consistent associations,[5–11] although exposure metrics differed across studies. However, there has been little investigation of the joint effects of regional and NRAP exposures.

In this study, we assessed the joint effects of NRAP and regional exposures to ozone ( ${\rm O_3}$ ), particulate matter with aerodynamic diameter of less than 10  $\mu m$  and 2.5  $\mu m$  (PM $_{10}$  and PM $_{2.5}$ ), and nitrogen dioxide (NO $_2$ ) on childhood lung function in the Children's Health Study (CHS). We examined associations with both traffic proximity measures and land-use regression modeled NRAP based on a prior dense air monitoring study of NO $_x$  conducted within CHS communities.

# **METHODS**

# Study Subjects

The CHS has enrolled over 11,000 children in a series of cohorts investigating the health effects of air pollution. The current analysis includes a cohort established in 2002–2003 when participants were 5–7 years of age.[12] During the 2007–2008 school year, lung function was measured on 1,811 cohort participants (82% of the active cohort) from eight communities, as described in detail in the Online Supplement.

# Questionnaires

Questionnaires completed by parents or guardians at study enrollment provided information on participants' health, socio-demographic and other exposures, which was updated yearly. A complete list of covariates is described in the Online Supplement.

## **Lung Function**

Trained technicians measured lung function, weight, and height, and collected information about recent acute respiratory illness. Using pressure-transducer-based spirometers (Screenstar Spirometers, Morgan Scientific, Haverhill, MA), we identified the maximal forced expiratory volume during the first second (FEV $_1$ ) and forced vital capacity (FVC) from a series of seven efforts from each child, as described previously.[13]

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### Air Pollution Exposure

NRAP exposures at each child's residence and school were based on estimates of surrogates, including distance to freeways, highways, and large surface streets. Spatial land use regression models were developed based on an extensive monitoring campaign of nitrogen oxides (NO $_x$ ) and nitrogen dioxide (NO $_2$ ) and by subtraction nitrogen oxide (NO) at over 900 locations in CHS communities, as described previously.[14] Key predictors included distance to freeways and major roads, traffic volumes and their emissions-weighted dispersion estimates, with lesser contributions from population density and local variation in elevation. The resulting annual average predicted residential concentrations of near-roadway NO, NO $_2$ , and NO $_x$ , incrementally increased above regional background, was used in analyses, as described below.

The regional level of  $NO_2$ ,  $PM_{2.5}$ ,  $PM_{10}$ , and  $O_3$  was computed as the mean of the six years of each pollutant measured continuously at a central monitoring location in each community from cohort recruitment (2002) to the recording of lung function tests (2007).

Additional details of NRAP and regional pollutant exposure assessment are provided in the Online Supplement.

#### Statistical Methods

We fitted linear regression models (with fixed effects for each study community) to investigate associations of FVC and FEV1 with NRAP and a mixed model that included a random intercept for community to assess associations with regional pollutants and joint effects with NRAP. Each pulmonary function outcome was log transformed to satisfy the assumptions of the models. All models were adjusted for demographic and anthropomorphic characteristics (eg. height) and selected other potential confounders (eg. spirometry technician). In sensitivity analyses, other potential confounders and effect modifiers were examined using standard methods described in further detail in the Online Supplement.

The NRAP  $\mathrm{NO_x}$  (and NO and NO<sub>2</sub>) predicted residential exposures were deviated from a community-specific mean. Conceptually, this allowed examination of the effect of the complex NRAP mixture, for which the nitrogen oxides are only a surrogate, and to distinguish it from the regional  $\mathrm{NO_2}$  effect, which was assessed based on the continuous measurements at the community monitor so as to be comparable to other regional pollutant assessments. This procedure was also necessary to make the NRAP NOx approximately orthogonal (uncorrelated) to cross-community regional exposures in the mixed models. Health effect estimates were scaled to the range of long-term average regional pollution across all communities and to two standard deviations in the predicted NRAP nitrogen oxides

Based on our final model, we also computed estimated lung function representative of different combinations of high and low regional and NRAP environments. Low regional pollution was based on the minimum value of regional  $PM_{2.5}$  while low NRAP was defined as one standard deviation below the mean value for deviated  $NO_x$ . Conversely, high regional pollution was based on the maximum value of regional  $PM_{2.5}$  and high NRAP was defined as one standard deviation above the mean value for deviated  $NO_x$ . We expressed the

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predicted lung function in these different environments as percentages relative to those in the cleanest environment (low regional and low NRAP).

### RESULTS

The average age at lung function measurement was 11.2 years (SD=0.6). A plurality of participants was White (40%) and a majority was of Hispanic ethnicity (57%, Table 1). Household income less than \$30,000 and parental education less than high school were common, and secondhand tobacco smoke exposure was uncommon.

Overall, 27% of children lived within 500 m of a freeway, while 20%, 15% and 38% lived 500–1,000 m, 1,000–1,500 m, or >1,500 m from a freeway, respectively (Supplemental Material, Table S-1). There was 14% of children who lived within 75 m of a major road (mostly non-freeway), 17% between 75 and 150 m, 28% between 150 and 300 m, and 40% at least 300 m. The distributions of residential proximity to freeways and major roads varied substantially from community to community. Predicted residential near-roadway NO<sub>x</sub>, NO, and NO<sub>2</sub> showed wide variation within most study communities (Figure 1). Correlations among regional pollutant levels ranged from 0.06 (between PM<sub>10</sub> and NO<sub>2</sub>) to 0.80 (between PM<sub>10</sub> and PM<sub>2.5</sub>; Supplemental Material, Table S-2). O<sub>3</sub> had relatively strong positive correlations with PM<sub>2.5</sub> and PM<sub>10</sub>. The correlation between predicted near-roadway NO, NO<sub>2</sub> and NO<sub>x</sub> (within communities) exceeded 0.90 (Supplemental Material, Table S-3).

The means of FEV $_1$  and FVC for males were 2,474 ml and 2,902 ml, respectively, and the corresponding means for females were 2,442 ml and 2,783 ml. Living within 500 m of a freeway was associated with a nearly 2 percent deficit in FVC (–1.96%; 95% CI: –3.41%, –0.49%; p=0.009) compared to those living at least 1,500 m from a freeway (Table 2). Mean FEV $_1$  was also lower for children living within 500 m of a freeway but the association was not statistically significant. Although close proximity to a major road was negatively associated with each measure of lung function, these associations were not statistically significant.

Near-roadway residential  $NO_x$ , NO, and  $NO_2$  had statistically significant negative associations with both FVC and FEV $_1$  (Table 2). For example, a two standard deviation increase in near-roadway  $NO_x$  exposure (17.9 ppb) was associated with a 1.56% deficit in FVC (-2.62, -0.49; p=0.005), and a 1.10% deficit in FEV $_1$  (-2.19, -0.01; p=0.048). Negative associations between near-roadway  $NO_x$  and lung function were observed within six of the eight study communities for FEV $_1$  (Figure 2A) and within all eight study communities for FVC (Figure 2B). There was not significant heterogeneity of near-roadway  $NO_x$  effects across the eight communities for either FEV $_1$  (p=0.61) or FVC (p=0.64).

Adjustment for potential confounding variables resulted in only small changes to the estimated effects of near-roadway residential  $\mathrm{NO_x}$  on  $\mathrm{FEV_1}$  and  $\mathrm{FVC}$  (Table 3). For example, across models that included various additional adjustments, the near-roadway  $\mathrm{NO_x}$ -related deficits ranged from -0.96% to -1.12% (main model: -1.10%) for  $\mathrm{FEV_1}$ , and from -1.40% to -1.60% (main model: -1.56%) for FVC. In an analysis restricted to children without asthma, the effect of near-roadway  $\mathrm{NO_x}$  was similar to that in the entire

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study population (1.19% decline in  $FEV_1$  and 1.51% decline in FVC). The difference in effects between children with and without asthma was not statistically significant. There was also no significant heterogeneity in near-roadway  $NO_x$  effects on lung function in girls compared to boys. Although we have observed associations of lung function with exposure at schools of participants in this study in conjunction with psychosocial stress,[15] we observed no main effects of exposure in schools in this analysis (results not shown).

Deficits in FEV<sub>1</sub> of approximately 3% were observed across the range of community  $O_3$  and  $PM_{2.5}$  levels (p=0.006 for  $O_3$  and 0.001 for  $PM_{2.5}$ , Table 4 and Figure 3). A greater than 2% deficit was observed across the range of  $PM_{10}$  exposure. Deficits in FVC of over 2% were also observed across the range of both  $PM_{2.5}$  and  $PM_{10}$  (Table 4 and Figure 4); however, a single community (Mira Loma) appears to have driven the association between FVC and  $PM_{10}$ .

In models assessing the joint effects of regional and NRAP, there was little change in the strength of the regional pollutant associations with either FVC or FEV<sub>1</sub>, after adjusting for near-roadway NO<sub>x</sub> (Table 5). For FEV<sub>1</sub>, there was little change in the unadjusted association of near-roadway NO<sub>x</sub> (1.10% deficit in Table 2) after adjusting for regional pollutants effects (1.04% to 1.14% deficits in Table 5). For FVC, the unadjusted association with near-roadway NO<sub>x</sub> (1.56% deficit in Table 2) was somewhat attenuated after adjusting for regional pollutants (1.40% to 1.49% deficits in Table 5), although the associations remained significant. Similar patterns of lung function deficits in two-pollutant models were observed for near-roadway NO and NO<sub>2</sub> (results not shown). The patterns of effects of freeway proximity associations were also similar in models including a regional pollutant and in models unadjusted for regional pollution (results not shown). We examined the possibility that background pollutant exposures might up-regulate pulmonary response to near-roadway pollutants resulting in larger lung function deficits in communities with high regional pollutants. However, none of the regional pollutants significantly modified the association between near-roadway residential NOx and each of the lung function endpoints (results not shown).

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# DISCUSSION

These results indicate that exposure to near-roadway air pollution adversely affects childhood lung function. Strengths of the study were the ability to demonstrate consistent effects of NRAP using both roadway proximity and validated predicted  $NO_x$  markers for the NRAP mixture in communities with differing regional air quality, roadway networks, and geographical characteristics. The study design offered an unusual opportunity to demonstrate that associations of lung function with NRAP pollutant variation were independent of associations also observed with regional air pollution.

NRAP is a complex mixture of particles and reactive gases with oxidant and proinflammatory properties that could plausibly cause the observed lung function deficits.[16–17] Oxides of nitrogen were selected to develop prediction models for likely near-roadway variation of the mixture because they are inexpensive to measure with the spatial density needed to develop valid models.  $NO_2$  also has known oxidant and immune-modulatory

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properties and could contribute to the near-roadway lung functions effects, [18] although in our analysis it was not possible to distinguish NRAP  $\rm NO_2$  effects from other components of the mixture. The association of regional  $\rm PM_{2.5}$  and  $\rm PM_{10}$  with both  $\rm FEV_1$  and  $\rm FVC$ , and no effect of regional  $\rm NO_2$ , suggests that there were independent effects of transported or secondary regional particulate matter and of the NRAP mixture (rather than  $\rm NO_2$ ). In addition, previous reports from the CHS (and other studies) showing associations of NRAP, but not regional pollutants, with prevalent and incident asthma [12 19–20] also are consistent with separate and independent effects of these diverse pollutant mixtures.

It is also possible that more complex combinations of regional and NRAP account for the observed associations, as toxicological and experimental studies indicate that interaction with other pollutants may enhance the effects of particle exposure.[21–22] Although the study design allowed us to examine the heterogeneity of NRAP health effects across multiple communities, we found little evidence for interaction between regional pollutants and NRAP. Rather, the adverse effects were relatively consistent in all eight study communities, although there was limited precision to each estimate because of limited community-specific sample size.

We have previously observed associations of regional PM [23] and traffic proximity [7] with growth of FVC, but accompanied by larger effects in FEV $_1$  in an older cohort of CHS participants. Other studies of traffic and lung function in elementary school and adolescent children have also found larger associations with flow rates than with FVC.[8–9 24] However, the current results are consistent with an observed effect of regional pollutants on FVC in a cross sectional analysis of prior CHS cohorts.[13] Additional follow up of this cohort is ongoing and may help elucidate these relationships.

Some previous studies that have looked at associations between residential traffic related pollution and lung function were performed in multiple geographical regions,[5 7–8 10–11] but many of these studies used only roadway proximity or traffic count/density metrics rather than validated exposure models. Other studies that have used land-use regression to estimate the relationship between NRAP and childhood lung function were performed in relatively limited geographical regions.[6 9] Results have not been consistent across studies.

These inconsistencies in the strength of association between near-roadway residential traffic exposure and respiratory health across several prior studies[5–11] may result in part from the use of different types of NRAP measures, with differing degrees of uncertainty as proxies for pollution exposure. A strength of this study was the use of quantitative residential  $\mathrm{NO}_x$  exposure assignments derived from a spatial land-use regression model calibrated to measurements at well characterized locations in study communities.[14] Additionally, the association between lung function and predicted  $\mathrm{NO}_x$  was consistent with the inverse relationship between residential distance to a freeway and lung function, which was also observed in an earlier CHS cohort,[7] as concentrations of NRAP decrease with increasing distance from a freeway.[25] Comparable, high quality, exposure assessment across studies would facilitate qualitative comparisons or pooled analyses and might lead to more consistent epidemiologic findings.

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The adverse associations of lung function with  $O_3$ ,  $PM_{2.5}$ , and  $PM_{10}$  are consistent with other studies.[3] In earlier CHS cohorts we reported associations of lung function with  $PM_{2.5}$  and  $PM_{10}$ , as well as  $NO_2$ , but not with  $O_3$ .[7 13] However,  $O_3$  and PM were correlated across communities of the current cohort, and it was therefore not possible to distinguish effects of each.

This study replicates the general design and general age range of a cross-sectional report from a previous CHS cohort [19] but expands the scope of that earlier work by examining both between and within-community pollutant effects. The amount of between-community regional variation in the present study is less than that found in previous CHS studies due to our focus on more-urban communities with larger gradients in NRAP. However, a nearly two-fold difference in the six-year averaged regional pollution concentrations (Figures 3 and 4) exists between the highest and lowest polluted communities, which allowed us to identify between and within-community effects. We have been collecting additional lung function data and will examine longitudinal pollutant effects separately.

We considered the possibility that bias explained our results. Participants and non-participants from the cohort were generally similar across a broad range of demographic, social and housing characteristics (Supplemental Material, Table S-4). The only significant difference was for boys, who were more likely than girls to be non-participants. However, adjusting for sex and for other characteristics had little impact on the NRAP effect estimate (Table 3). Furthermore, the effect of NOx on lung function in analyses restricted to girls was generally similar to the effect among all participants. Although selection bias and residual confounding by other factors cannot be excluded as an explanation for our results, these analyses provide little reason to believe that this occurred.

There are potentially large public health implications of these findings because NRAP exposure due to proximity of homes and other locations where children spend time is common [26-27] and lung function in childhood tracks into adult life. [28-30] Furthermore, the strong association between exposure and lung function in non-asthmatic children suggests that traffic-related pollution did not affect only a sensitive subgroup but rather has a potential impact on all children. Although direct comparison of the magnitude of effects of regional and near-roadway pollution is difficult, the deficits associated with near-roadway NOx across a (two-standard deviation) range of within-community variation encompassing most children in our study communities was only modestly less than the effects of regional pollutants across the range of community-average exposure. Compared with a child living in a low NRAP environment in a low regional PM<sub>2.5</sub> community, the results suggest that a child living in a high NRAP environment in a community with high PM in Southern California would experience a greater than 4% decrease in FEV<sub>1</sub> (Figure 5) For comparison with another common exposure, maternal secondhand smoking of 1 pack/day has been shown to be associated with a 0.4% deficit in childhood level of FEV<sub>1</sub>.[31] Prevention of these large pollutant effects poses a challenge to the current air pollution regulatory framework, which historically has set standards using risk calculations that consider effects of regional air quality but not near-roadway traffic-related variation in exposure.

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#### **Supplementary Material**

Refer to Web version on PubMed Central for supplementary material.

#### Acknowledgments

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#### What is the key question?

Do residential near-roadway and regional air pollution cause reduced lung function?

#### What is the bottom line?

This study found that increased near-roadway and regional air pollutants were independently associated with lower  ${\rm FEV_1}$  and  ${\rm FVC}$ .

#### Why read on?

A design including multiple communities and predicted near-roadway residential air pollution exposure from well-validated models allowed this study to demonstrate associations of lung function deficits with regional ozone and particulate matter that were independent of associations with indicators of the near-roadway pollutant mixture in multiple communities.

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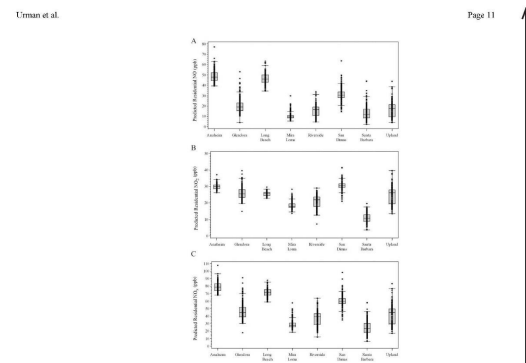


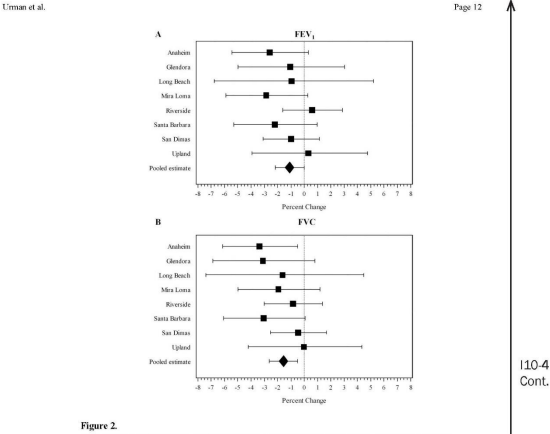
Figure 1. Distribution of predicted local (A) NO, (B)  $NO_2$ , and (C)  $NO_X$  within each of the eight study communities based on a spatial land-use regression model.

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Associations of local  $NO_x$  with (A)  $FEV_1$  and (B) FVC within each study community.

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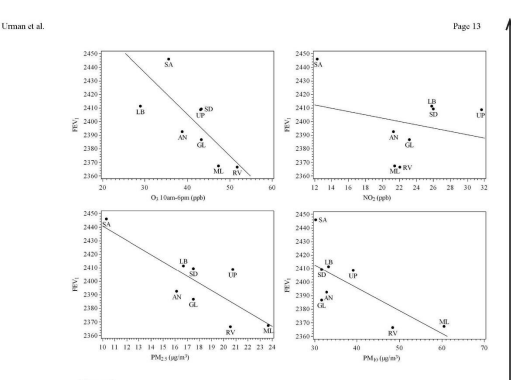


Figure 3. Adjusted average  $FEV_1$  versus 2002-2007 community-average pollutant levels. Average  $FEV_1$  values are referenced to a white, non-hispanic female of average height and BMI and without a respiratory infection on the day pulmonary function was examined.

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Urman et al.

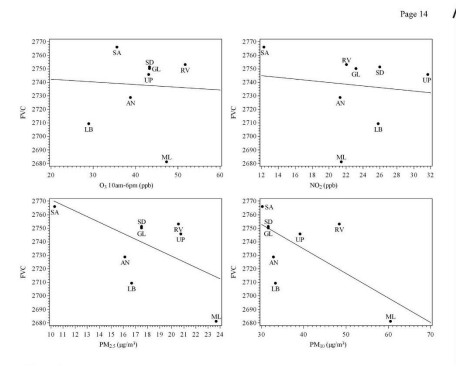


Figure 4.

Adjusted average FVC versus 2002–2007 community-average pollutant levels.

Average FVC values are referenced to a white, non-hispanic female of average height and BMI and without a respiratory infection on the day pulmonary function was examined.

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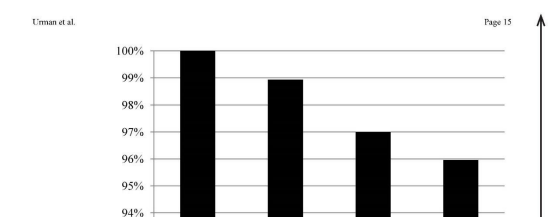
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93%

Low NRAP,

Low regional

PM<sub>2.5</sub>



High NRAP,

Low regional

 $PM_{2.5}$ 

Figure 5. Joint effect of regional  $PM_{2.5}$  and NRAP on  $FEV_1$ . Percentages in different exposure environments are relative to a low regional  $PM_{2.5}$  and low NRAP environment as described in the Statistical Methods section.

Low NRAP,

High regional

 $PM_{2.5}$ 

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High NRAP,

High regional

 $PM_{2.5}$ 

Table 1
Characteristics of 1,811 CHS participants with lung function testing

	N (tota⊨1811)	%†
Male	871	48.1
Race		
Asian	86	4.8
Black	39	2.2
Don't Know	239	13.2
Mixed	229	12.6
Other	486	26.8
White	732	40.4
Hispanic ethnicity		
Don't Know	92	5.1
Hispanic	1028	56.8
Not Hispanic	691	38.2
SES		
Household income		
<\$30,000	402	27.1
\$30,000 or more	1084	73.0
Parental education		
Did not finish high school	345	20.6
High school diploma or some college	854	51.0
College diploma or greater	477	28.5
Health insurance covers child	1508	89.3
Home characteristics/Potential exposures	ia.	
Gas stove	1462	86.5
Dog	599	35.8
Cat	312	18.8
Mold past 12 months	172	10.5
Secondhand smoke exposure	67	3.8
In-utero exposure to maternal smoking	99	5.8
Health conditions		
Acute respiratory illness	164	9.4
Medical diagnosis of asthma	334	19.5

 $<sup>^\</sup>dagger$ Due to missing values, denominators (n) for each percentage may differ.

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 Table 2

 Effects of measures of near-roadway air pollution on lung function level.

		$_{\mathrm{FEV_1}}$ †	FVC <sup>†</sup>	
LEANS .	%Diff	95% CI	%Diff	95% CI
Freeway				
>1,500 m	Ref		Ref	

1,000–1,500 m	1.63	(-0.05, <i>3.3</i> 4)	0.99	(-0.65, 2.66)
500–1,000 m	-0.50	(-2.05, 1.07)	-1.01	(-2.52, 0.53)
<500 m	-1.06	(-2.55, 0.45)	-1.96	(-3.41, -0.49)**
Trend (p-value)		0.09		0.004
Major Road				
>300 m	Ref		Ref	
150–300 m	-0.56	(-1.90, 0.79)	-0.69	(-2.00, 0.65)
75–150 m	-0.50	(-2.04, 1.06)	-0.82	(-2.32, 0.72)

-1.58 (-3.21, 0.09)

0.09

### Predicted Near-roadway Pollution $^{\ddagger}$

Trend (p-value)

NO <sub>2</sub>	-1.00	(-2.08, 0.09)	-1.40	(-2.46, -0.33)*
NO	-1.19	(-2.27, -0.09)*	-1.68	(-2.74, -0.60)***
$NO_x$	-1.10	(-2.19, -0.01)*	-1.56	(-2.62, -0.49)***

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-1.53 (-3.14, 0.11)

0.06

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<sup>&</sup>lt;sup>†</sup>All models include adjustments for log of height and its squared value, BMI and BMI<sup>2</sup>, sex, age, sex\*age interaction, race, Hispanic ethnicity, respiratory illness at time of test, field technician, and study community.

<sup>&</sup>lt;sup>‡</sup>Near-roadway residential pollutants were scaled to two standard deviations of their respective community-mean centered distributions (6.4 ppb for NO<sub>2</sub>, 12.3 ppb for NO, and 17.9 ppb for NO<sub>X</sub>).

<sup>\*</sup> p<0.05,

p<0.01,

<sup>\*\*\*</sup> p<0.005

 $\label{eq:Table 3} \mbox{Sensitivity analysis for lung function effects of near-roadway residential NO}_x.$ 

	FEV <sub>1</sub> †	FVC <sup>†</sup>
	% diff (95% CI)	% diff (95% CI)
Main model	-1.10 (-2.19, -0.01)	-1.56 (-2.62, -0.49)
Additional covariates		
Main model + family income	-1.04 (-2.13, 0.07)	-1.51 (-2.58, -0.43)
Main model + parental level of education	-0.96 (-2.05, 0.14)	-1.44 (-2.51, -0.36)
Main model + diagnosis of asthma by medical doctor	-1.06 (-2.14, 0.03)	-1.55 (-2.61, -0.47)
Main model + dogs in home	-0.97 (-2.06, 0.13)	-1.40 (-2.47, -0.33)
Main model + cats in home	-1.09 (-2.18, 0.00)	-1.55 (-2.61, -0.47)
Main model + exposure to gas stove	-1.10 (-2.18, -0.01)	-1.56 (-2.62, -0.49)
Main model + in-utero exposure to maternal smoking	-1.09 (-2.17, 0.01)	-1.60 (-2.66, -0.53)
Main model + exposure to tobacco smoke at home	-1.12 (-2.20, -0.02)	-1.57 (-2.63, -0.50)
Main model + exposure to mold	-1.12 (-2.21, -0.03)	-1.57 (-2.64, -0.50)
Main model + insurance coverage	-1.10 (-2.18, -0.01)	-1.55 (-2.61, -0.48)
Sub group analysis		
Non-asthmatics	-1.19 (-2.41, 0.05)	-1.51 (-2.72, -0.29)
Asthmatics	-0.65 (-3.35, 2.14)	-1.20 (-3.91, 1.58)
Boys	-0.96 (-2.48, 0.58)	-1.13 (-2.60, 0.36)
Girls	-1.10 (-2.65, 0.48)	-1.81 (-3.34, -0.25)

 $<sup>^\</sup>dagger$ See Table 2 for adjustment variables and scaling factor for pollutant effects.

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Table 4

Effect of averaged regional pollutants on lung function level.

	Regional Pollutant	% Diff	95% CI
FEV <sub>1</sub>	O <sub>3</sub> (10am-6pm)	-3.10	(-5.24, -0.91)**
	PM <sub>2.5</sub>	-2.94	(-4.65, -1.20)***
	$PM_{10}$	-2.19	(-3.98, -0.37)*
	NO <sub>2</sub>	-1.19	(-4.14, 1.85)
FVC	О3 (10ат-брт)	-0.31	(-3.11, 2.57)
	PM <sub>2.5</sub>	-2.25	(-3.94, -0.52)*
	$PM_{10}$	-2.05	(-3.54, -0.54)**
	NO <sub>2</sub>	-0.79	(-3.52, 2.02)

<sup>&</sup>lt;sup>†</sup>See footnote to Table 2 for adjustment variables (community adjustment not included). Each pollutant was scaled to the range of the 24-hour average over the study period from 2002 until 2007 with the exception of O<sub>3</sub>, which was scaled to the 8-hour average from 10am to 6pm (22.7 ppb for O<sub>3</sub> 10-6, 13.3 µg/m<sup>3</sup> for PM<sub>2.5</sub>, 30.3 µg/m<sup>3</sup> for PM<sub>10</sub>, 19.4 µg/m<sup>3</sup> for NO<sub>2</sub>).

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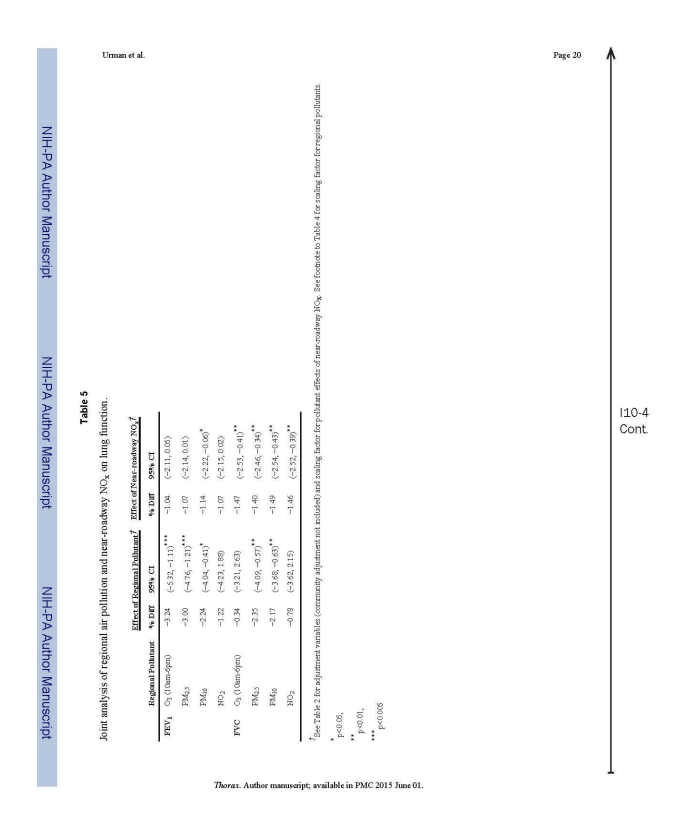
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p<0.05

<sup>\*\*</sup> p<0.01,

<sup>\*\*\*</sup> 

p<0.005



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#### TECHNICAL PAPER

ISSN 1047-3289 J. Air & Waste Manage. Assoc. 52:1032-1042.

# Concentration and Size Distribution of Ultrafine Particles Near a Major Highway

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#### ABSTRACT

Motor vehicle emissions usually constitute the most significant source of ultrafine particles (diameter <0.1 □m) in an urban environment, yet little is known about the concentration and size distribution of ultrafine particles in the vicinity of major highways. In the present study, particle number concentration and size distribution in the size range from 6 to 220 nm were measured by a condensation particle counter (CPC) and a scanning mobility particle sizer (SMPS), respectively. Measurements were taken 30, 60, 90, 150, and 300 m downwind, and 300 m upwind, from Interstate 405 at the Los Angeles National Cemetery. At each sampling location, concentrations of CO, black carbon (BC), and particle mass were also measured by a Dasibi CO monitor, an aethalometer, and a DataRam, respectively. The range of average concentration of CO, BC, total particle number, and mass concentration at 30 m was 1.7-2.2 ppm, 3.4-10.0 □g/m³, 1.3-2.0  $\Box$  10<sup>5</sup>/cm<sup>3</sup>, and 30.2–64.6  $\Box$ g/m<sup>3</sup>, respectively.

For the conditions of these measurements, relative concentrations of CO, BC, and particle number tracked each other well as distance from the freeway increased.

#### **IMPLICATIONS**

Although they constitute only 1–8% of the mass of particulate matter (PM) in amblent air, ultrafine particles have been suggested as a possible causative agent for increases in mortality and morbidity associated with increases in PM concentration. Motor vehicle emissions usually constitute the most significant source of ultrafine particles in an urban environment, yet little is known about their concentration and size distribution in the vicinity of major highways. The present study, conducted in the vicinity of Interstate 405, shows that particle number concentration near the freeway was ~25 times greater than that at background locations, and that the concentration of ultrafine particles drops to background levels within 300 m downwind of the freeway.

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Particle number concentration (6-220 nm) decreased exponentially with downwind distance from the freeway. Data showed that both atmospheric dispersion and coagulation contributed to the rapid decrease in particle number concentration and change in particle size distribution with increasing distance from the freeway. Average traffic flow during the sampling periods was 13,900 vehicles/hr. Ninetythree percent of vehicles were gasoline-powered cars or light trucks. The measured number concentration tracked traffic flow well. Thirty meters downwind from the freeway, three distinct ultrafine modes were observed with geometric mean diameters of 13, 27, and 65 nm. The smallest mode, with a peak concentration of 1.6 \$\square\$ 10\square\$/cm3, disappeared at distances greater than 90 m from the freeway. Ultrafine particle number concentration measured 300 m downwind from the freeway was indistinguishable from upwind background concentration. These data may be used to estimate exposure to ultrafine particles in the vicinity of major highways.

#### INTRODUCTION

Throughout the past decade, epidemiologic studies have reported a consistent relationship between increases in particulate matter (PM) exposure and contemporary increases in mortality and morbidity.1-4 However, the underlying biological causes of the health effects of PM exposure and the correct measurement metric are unclear. For example, it is unclear whether the mass concentration<sup>5</sup> or the number concentration<sup>6,7</sup> is most important in causing these adverse PM health effects. The particle size of airborne PM controls where the inhaled particles deposit in the various regions of the human respiratory system by the complex mechanisms of aerosol deposition.8 Recent toxicological studies have concluded that, at the same mass concentration, ultrafine particles (diameter < 100 nm) are more toxic than larger particles with the same chemical composition. 9-15 Recent dosimetry studies have reported that the total deposition fraction of

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ultrafine particles increases as particle size decreases,  $^{16,17}$  with the greatest fractional deposition in the deep lung occurring between 5 and 100 nm.  $^{17}$  Currently, however, only the mass of PM less than  $10\,\Box$  m (PM $_{10}$ ) and less than  $2.5\,\Box$  m (PM $_{2.5}$ ) in aerodynamic diameter are regulated. Information about ultrafine particles is usually not available, even though ultrafine particles represent 80% of the particle number concentration in an urban environment.  $^{18}$  The less numerous but much heavier supermicrometer particles dominate mass concentration measurements. Thus, both number concentration and the size distribution of ultrafine particles are needed to better understand ambient air quality and its potential health effects.

In an urban environment, motor vehicle emissions usually constitute the most significant source of ultrafine particles. 19,20 Although traffic-related air pollution in urban environments has been of increasing concern, most studies have focused on gaseous pollutants and the total mass concentration and chemical composition of particulate pollutants.21-26 Because the majority of particles from vehicle exhaust are in the size range of 20-130 nm for diesel engines and 20-60 nm for gasoline engines, 27,28 it is important and necessary to quantify ultrafine particle emission levels and to determine ultrafine particle behavior after emission as they are transported away from the emission source-busy roads and freeways. Previously, researchers have measured the horizontal and vertical profiles of submicrometer particulates (16-626 nm) near a major arterial route in the urban area of Brisbane, Australia.29 They found that, with the exception of measurements in close proximity to the road (~15 m), the horizontal profile measurements did not show statistically significant differences in fine particle number concentration at ground-level distances up to 200 m away from the road.

Hitchins et al. examined particle size distribution and concentration in the size range from 15 nm to 20 □m at distances from a road ranging from 15 to 375 m at two sites in Australia.19 They conducted measurements under different wind conditions and found that when the wind blew directly from the road, the concentration of the fine and ultrafine particles decayed to about half of their maximum at a distance of 100-150 m from the road.19 Shi et al. measured ultrafine particle number concentrations and size distributions at a busy roadside and at nearby urban background sites in Birmingham, England.20 They observed a faster decline of particle number concentration than of mass concentration and concluded that dilution with background air is the main mechanism for the rapid decrease in particle number concentration and changes in particle size distribution with distance from traffic. Recently, it was reported that the fraction less than 10 nm constitutes more than ~40% of the total particle number concentrations at 4 and 25 m from the curb.30

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While recent studies have examined ultrafine particles from traffic in other countries, no comparable work has been done in the Los Angeles basin, home to more than 15 million individuals and 10 million vehicles. Two studies characterizing Los Angeles freeway aerosols date to the 1970s.31,32 More recently, ambient ultrafine particles in Pasadena, a city in the Los Angeles basin, have been studied.33 Despite considerable improvements in air quality over the past two decades, the Los Angeles basin continues to exhibit the most severe particulate air quality problem in the United States. Laboratory studies have found that new engine technology and fuel reformulation have decreased particle mass concentrations emitted from vehicles, but ultrafine particle number concentrations have remained unchanged or have even increased. 27,28,34,35 With the advance of aerosol instrumentation, ultrafine particles now can be characterized much better than they could be 30 years ago. Thus, it is necessary and timely to conduct a comprehensive study of ultrafine particles in the vicinity of freeways in the Los Angeles area.

In view of the growing concern about ultrafine particle exposure, the need to assess exposure for epidemiology studies, and the high traffic density in the Los Angeles basin, the aim of this article was to systematically evaluate ultrafine particles in the vicinity of a freeway, particularly as they are transported downwind from the freeway. Particle number concentration and size distribution ranging in size from 6 to 220 nm were measured along with CO, black carbon (BC), and PM concentration as a function of distance from Interstate 405, one of the busiest freeways in the United States.

#### METHODS

#### **Description of Sampling Site**

This study was conducted in the Los Angeles National Cemetery adjacent to Interstate 405 between May 15 and July 18, 2001. Freeway 405 runs generally north and south (actual orientation 330°) along the western boundary of the cemetery, with a 1% upgrade going north. In the immediate vicinity of the sampling site, the terrain is flatmowed lawn with scattered mature trees about 10 m high and 6 m apart. This flat region extends 0.7 km to the east of the freeway and 1.3 km along the freeway with no significant local sources of PM emissions other than the freeway. Measurements were made along Constitution Avenue, which runs perpendicular to the freeway. It passes through a tunnel under the freeway, thereby providing access to upwind and downwind sides of the freeway. At the sampling site, the freeway is elevated ~4.5 m above the surrounding terrain.

The site lies 6.4 km east of Santa Monica Bay and the Pacific Ocean. During the sampling period, a consistent sea breeze (eastward from the ocean) developed each day,

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beginning in the mid-morning, reaching its maximum in early to mid-afternoon, and dying out in the early evening. The region upwind of the freeway is a residential area with no industrial or other obvious PM sources. Background measurements were taken ~300 m upwind of the freeway.

The only other freeways or major roads nearby are Sepulveda Boulevard, which runs parallel and immediately adjacent to the freeway, and Wilshire Boulevard, which runs perpendicular to the freeway more than 0.8 km to the south. During the sampling periods, traffic on Sepulveda Boulevard was light, ~5% of that on the freeway. For the usual wind direction (from southwest to northeast), traffic on Wilshire Boulevard was more than 2 km away along the wind vector and had little influence on particle levels.

The freeway has nine lanes, five northbound and four southbound. It is ~30 m wide, including a 1-m-wide median strip. The location of each measurement site for this study was determined by measuring its distance from the center of the median strip. The distance from each of the five sampling locations to the nearest traffic lane was 15 m less than the indicated distance.

#### Sampling and Instrumentation

Wind speed and directions were measured 6 m above ground level 30 m downwind of the freeway, which also served as a particle number concentration control site. Wind data were averaged over 1-min intervals and logged into a computerized weather station (Wizard III, Weather Systems Company). Throughout each measurement, the traffic strength on the freeway, defined as the number of vehicles passing per minute, was continuously monitored by a video recorder (camcorder) located on top of a 10-m tower close to the main gate of the Los Angeles National Cemetery. The camcorder was high enough to capture all nine lanes on the freeway and on Sepulveda Boulevard. After each sampling session, the videotapes were replayed, and traffic density was counted manually. Three 1-min samples were randomly selected from every 10-min interval. The data then were averaged for cars, light trucks, and heavy-duty trucks to estimate the traffic strength by type of vehicle.

Particle number concentration and size distribution in the size range from 6 to 220 nm were measured by a condensation particle counter (CPC 3022A; TSI Inc.) and a scanning mobility particle sizer (SMPS 3936, TSI Inc.), respectively. The sampling flow rate of the SMPS was adjusted to 1.5 L/min to measure particles as small as 6 nm and to minimize the diffusion losses of ultrafine particles during sampling. Flexible conductive tubing (Part 3001940, TSI Inc.) was used for sampling to avoid particle losses caused by electrostatic forces. The sizing accuracy of the SMPS was verified in the laboratory by means

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of monodisperse polystyrene latex spheres (PSL, Polysciences Inc.). Data reduction and analysis of the SMPS output were performed using Aerosol Instrument Manager software (version 4.0, TSI Inc.). Measurements were taken 30, 60, 90, 150, and 300 m downwind and 300 m upwind from the center of the freeway. The distances were chosen based on preliminary measurements and previously published literature. <sup>19</sup> At each location, three size distribution samples were taken in sequence with the SMPS. Scanning time for each was 180 sec.

In addition to size distribution and total number concentration, concentrations of BC, CO, and PM were monitored simultaneously at each sampling location. Before each measurement, all instruments were synchronized. Data were averaged later over the time periods corresponding to the scanning intervals of the SMPS. A dual-beam aethalometer (Model AE-20, Andersen Model RTAA-900, Andersen Instruments Inc.) was used to measure BC concentrations every 5 min. CO concentrations were measured by a near-continuous CO monitor (Dasibi Model 3008, Environmental Corp.) every minute. The CO monitor was calibrated by means of standard CO gas (RAE Systems Inc.) in the laboratory and automatically zeroed each time the power was turned on. A DataRam photometer (RAM-1, MIE Inc.) was used as a continuous PM monitor. Because the PM concentrations measured by the DataRam were not actual gravimetric measurements, these values were used as indicators of general trends in PM concentrations and overall changes with distance from the freeway.

Electric power for the control site CPC and weather station was obtained by an extension cord to the cemetery office. Electric power for other sampling instruments at locations further downwind was supplied by a 1.2-kW gasoline-powered portable generator (Model EU 1000i, Honda Motor Co.). The generator was placed ~50 m downwind of each sampling location. Both total particle number and CO concentrations were measured at the control site while the generator was turned on and off. No detectable difference was observed.

Table 1 gives the sampling dates and times and summarizes the instruments that were used on each date. The weather station and the control CPC were placed at the 30-m downwind control site and sampled throughout the experiment. All other applicable instruments were moved together and sampled simultaneously at each sampling location. It took about 10 min to complete sampling at each location and 90 min to complete a set at all six locations. Three or four sets were performed on each sampling date.

#### RESULTS AND DISCUSSION

The measurements presented herein were conducted between May 15 and July 18, 2001. During the sampling

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Table 1. Sampling dates and instruments used.

		Weather	Weather CO				
Date	Time	Wizard III	Control CPC	SIMPS	Monitor	Aethalometer	Data Ram
05/15/01	10:30–15:30	_					,
05/17/01	11:00-15:30						
05/30/01	11:00-16:00						
06/08/01	10:30-16:00						
06/20/01	10:30-15:30						
06/21/01	11:00-16:00						
06/22/01	10:30-16:00						
07/17/01	10:30-15:30						
07/18/01	10:30-16:00						

period, traffic density ranged from 140 to 250 vehicles/ min passing the sampling site in both directions. Average vehicle speed ranged from 2.5 to 30.0 m/sec (5–65 mph). Traffic primarily was dominated by gasoline-powered cars and light trucks, and less than 5% of vehicles observed were heavy-duty diesel trucks. The results presented in the next sections include measurements of total particle number concentrations by a control CPC and of wind velocity using a Weather Wizard III, both positioned at a fixed location 30 m downwind of the freeway; of CO, BC, and PM concentrations; and of ultrafine particle size distributions upwind and at five downwind distances from the freeway.

#### Wind Effects

Wind speed and direction were measured, averaged, and logged over every 1-min interval throughout each sampling period. Of more than 5000 observations from all the sampling dates, 100 wind data points were randomly selected and are plotted in Figure 1. The orientation of the freeway and the sampling road, Constitution Avenue, also are shown in the figure. Note that the Weather Wizard III instrument recorded wind direction at a 22.5° interval (e.g., 11.25° on either side of N, NNE, etc.) and wind speed at 0.4 or 0.5 m/sec intervals. In the figure, duplicate observations are spread out slightly in both directions to better illustrate how strong the wind was and how often the wind came from certain directions. Based on all 5000 observations, the percentage of sampling time that the wind came from each 22.5° segment also is shown in Figure 1. As shown in the figure, for most of the sampling time, the wind came directly from the freeway toward the sampling road with a speed of 1–2 m/sec. The consistency of observed wind direction and speed is a result of a generally low synoptic wind velocity and a reliable sea breeze in the sampling area. For this study, the consistency of the wind is important, because it allowed data from different days to be averaged together. Hitchins

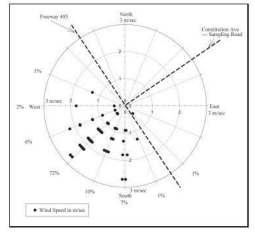
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et al. found a completely different characterization of changes in total particle number concentration with increasing distances from a major road when the wind was blowing directly from, parallel to, or away from the sampling location.<sup>19</sup> They observed no trend when the wind was blowing away from the sampling location.<sup>19</sup>

In this study, we found that both wind direction and wind speed played an important role in determining the characteristics of ultrafine particles near the freeway.

Figure 2 shows total particle number concentrations as measured by the control CPC, located 30 m downwind of the freeway, versus wind speed. A linear regression line, equation, and R2 value also are included in Figure 2. The CPC was programmed to archive averaged total particle number concentrations at 1-min intervals in synchronization with the averaging time of the meteorological data. Only wind data within 45° of normal to the freeway are used in this figure. This range accounts for more than 80% of the total observations. In addition, Figure 2 includes particle number concentrations ranging in size from 15 to 697 nm, at 30 m, given by Figures 3a-c of Hitchins et al.,19 for comparison. It can be seen that total particle number concentration measurements near the freeway are in general 2-3 times greater than those observed by Hitchins et al. at Tingalpa, Australia.19 This is mainly because of the much heavier traffic density on the freeway, as discussed in the next sections. In addition, vehicle type,



Floure 1. Wind direction and speed at the sampling site

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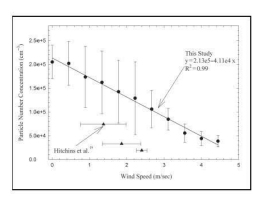


Figure 2. Total particle number concentration measured by a CPC located 30 m downwind from Freeway 405 vs. wind speeds. Bars indicate 1 standard deviation.

emission control equipment, and fuel type; utilization parameters such as age, accumulated mileage, inspection, and maintenance; operating modes such as average speed and fraction of cold/hot starts; and ambient parameters such as temperature and humidity also may contribute to the observed differences. Although the absolute particle number concentrations are quite different in these two studies, the relative particle number concentrations as a function of wind speed are quite similar. This indicates that atmospheric dilution of ultrafine particles by the wind is comparable for both cases.

#### **Traffic Effects**

Freeway 405 passing through west Los Angeles is considered one of the busiest freeways in the United States. The average traffic volume per hour during the measurement period was 13,000 cars, 350 light trucks, and 550 heavy trucks, totaling 13,900 vehicles. More than 93% of the vehicles passing by the measurement site on the freeway were gasoline-powered cars. This observed total traffic density was ~3 times higher than that reported by Hitchins et al. at Tingalpa, Australia, <sup>19</sup> and accounts for the higher observed total particle number concentrations.

Figure 3 shows the change in measured particle number concentration and the number of cars passing by the sampling site during those sampling periods when the wind was within  $22.5^{\circ}$  of normal to the freeway. Because wind speed played an important role in determining the total particle number concentrations, measured CPC readings were corrected to 1 m/sec by the following equation:

where  $C_{
m N}$  is the corrected particle number concentration used in Figure 3,  $C_{
m N}$  is the CPC measured particle number

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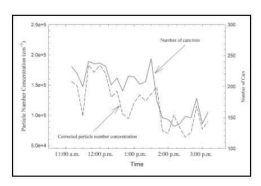


Figure 3. Correlation between traffic density and measured total particle number concentration, corrected for wind velocity, 30 m downwind from the freeway.

concentration, 213,000 is the intercept of the regression line in Figure 2, 171,900 cm $^{-3}$  is the particle number concentration at 1 m/sec velocity, -41,100 is the slope of the regression line, and V is the wind speed in m/sec as measured by the weather station. This correction will transform the measured particle number concentration to approximately a constant value at a relatively low wind speed (i.e.,  $V < 3 \ \mathrm{m/sec}$ ). Because for most of the sampling time, average wind speed was in the range of 1–1.5 m/sec, this correction applies to more than 95% of the observations.

As shown in Figure 3, normalized particle number concentration tracked the traffic density very well, indicating that traffic is the major contributor to fine and ultrafine particles. A traffic slowdown on the northbound side of Freeway 405 usually developed on weekdays around 1:30 p.m., as indicated by the sharp drop of the solid curve in Figure 3. During this traffic slowdown, the average vehicle speed was usually less than 5 mph. The control CPC reading during that time period was observed to be much lower than normal, indicating that fewer ultrafine particles are produced during such traffic slowdowns. One possible explanation lies in the fact that nanoparticles produced by idling engines have longer residence times before they are exhausted from the tailpipe. Kittleson found that coagulation may reduce output number concentrations dramatically if engine exhaust is not diluted rapidly. 36,37

Because both wind speed and traffic density affected the characteristics of ultrafine particles near the freeway and the control CPC reacted to these effects reasonably well, subsequent data for ultrafine particle analysis at increasing distances from the freeway were all normalized to the control CPC reading. An average CPC reading,  $\overline{C_N}$  was obtained based on all the measurements. In Figures 4, 5, and 6, number concentration size distribution data were scaled to  $\overline{C_N}$  by dividing each measurement by the ratio of the CPC reading for the period of measurement to  $\overline{C_N}$ .

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## Change in Ultrafine Particle Size Distribution with Increasing Distance

Figures 4a–f depict ultrafine particle size distribution at 30, 60, 90, 150, and 300 m downwind and at 300 m upwind of the freeway, respectively. The horizontal axis represents particle size on a logarithmic scale, while the vertical axis represents normalized particle number concentration.

The normalized ultrafine particle size distributions, in the size range of 6–220 nm as measured by the SMPS, were averaged for all applicable sampling dates for each distance from the freeway. It is useful to describe the size characteristics of ultrafine particles near a vehicular source in terms of the parameters of a suitable distribution. 38-40 The number of modes for each ultrafine particle size distribution

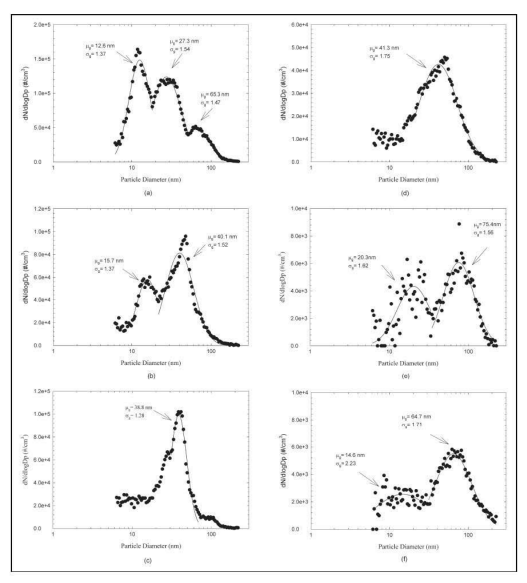


Figure 4. Fitted multimodel particle size distribution at different sampling distances from Freeway 405. (a) 30 m downwind, (b) 60 m downwind, (c) 90 m downwind, (d) 150 m downwind, (e) 300 m downwind, and (f) 300 m upwind. Size distributions were normalized to the control CPC's reading.

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was determined by visual inspection of the size distribution graphs. Then, the full spectrum was subdivided into one, two, or three size-groups according to the number of modes. The data for each size-group then was fitted with a lognormal distribution using the SigmaPlot 2000 lognormal three-parameter fitting procedure. The fitted distribution, the geometric mean diameter,  $\square_{g'}$  and the geometric standard deviation,  $\square_{g'}$  also are shown in Figures 4a–f for each observed mode.

As shown in Figure 4, ultrafine particle size distribution from the freeways changed markedly and its number concentration dropped dramatically with increasing distance. In Figure 4a, at the nearest sampling location, 30 m downwind from the freeway, three distinct modes were observed with geometric mean diameters of 13, 27, and 65 nm, respectively. The mode for the smallest particle sizes, with a peak concentration of 1.6 □ 105/cm³, was similar to that previously reported for direct laboratory measurement of vehicle emissions.28 This mode shifted to a larger geometric mean diameter, 16 Dm, and the modal number concentration dropped to one-third of the maximum concentration at 60 m downwind (see Figure 4b). This mode was not observed at greater downwind distances (see Figures 4c-e). The dramatic decrease in particle number concentration at ~10 nm likely was caused by several atmospheric aerosol particle mechanisms that enhanced small particle loss, diffusion to surfaces, evaporation, and coagulation. The smaller the particle, the greater its diffusion coefficient and its Brownian motion. Particles of 10 nm diffuse ~80 times faster than do particles of 100 nm. As particle size gets smaller, the Kelvin effect becomes more important, making it easier for molecules to leave the particle's surface by evaporation. In addition, when two small particles collide because of their Brownian motion (coagulate), they form a bigger particle. Thus, coagulation reduces number concentrations and shifts the size distribution to larger sizes.8,32 The coagulation effect will be discussed in detail in the following paragraphs.

Because of atmospheric dilution, the number concentration for all sizes dropped dramatically with increased distance from the freeway. Number concentration dropped to approximately half its original value at 30 m somewhere between 90 and 150 m, as shown in Figure 4d. This result is in good agreement with Hitchins et al., who found that particle number concentrations decreased by 50% at 100–150 m. Ultrafine particle concentration measured at 300 m downwind of the freeway (see Figure 4e) was comparable to what was measured at the background location 300 m upwind of the freeway (see Figure 4f). The maximum number concentration that was observed near the freeway was ~25 times greater than that at the background location. This suggests that people who live, work, or travel within 100 m downwind of major traffic sources

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will have much higher ultrafine particle exposure than those will who live farther from such sources. This result can be used in epidemiologic studies to evaluate the health effects of ultrafine particles.

The trend of size distribution and number concentration with increasing distances is shown in Figure 5, in which fitted lognormal distributions are used for each mode of the size distributions and shown together with a common scale for the vertical axis. According to Figure 5, number concentrations for smaller particles ( $d_n < 50 \text{ nm}$ ) dropped significantly with increasing distances from the freeway, but for larger ones ( $d_n > 100$  nm), number concentrations decreased only slightly. This suggests that coagulation is more important than atmospheric dilution for ultrafine particles and the reverse is true for large particles. Researchers who have conducted experimental and theoretical studies on the transportation and transformation of vehicle particle emissions in the atmosphere often have concluded that the rapid dilution of the exhaust plume made coagulation insignificant. 20,42 However, in this study, the observed size distribution changes indicate that coagulation is not negligible.

Figures 6a—b show the decay of normalized total particle number and volume concentration, respectively, with distance along the wind direction from the freeway. Volume concentration was obtained from size-segregated SMPS data in the size range 6–220 nm. The horizontal axis represents the true distance as an air parcel travels from the freeway to the sampling locations. The total number and volume concentrations were normalized by dividing the averaged total number concentration by the control CPC concentration during each sampling period. Each data point in the figures represents an averaged value for all measurements with the same wind directions. The solid line is the best-fitting exponential decay curve, measured

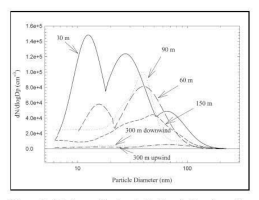


Figure 5. Ultrafine particle size distribution at different sampling locations near Freeway 405, Size distributions were normalized to the control CPC's reading.

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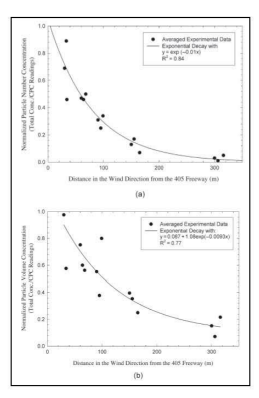


Figure 6. Normalized total particle (a) number and (b) volume concentration in the size range of 6–220 nm as a function of distance from Freeway 405.

using the SigmaPlot 2000 nonlinear curve-fitting procedure. Lexponential decay curves have been used previously to fit decreasing  $\mathrm{NO}_2$  concentrations with distance from a road-and were recently proposed by Hitchins et al. for ultrafine particle dispersion. The best-fitting exponential decay equations and  $\mathrm{R}^2$  values also are given in the figures. Because coagulation will decrease only the total particle number concentration, not the volume, if coagulation is occurring, then total number concentration will decay faster than will total volume concentration, which is the case as shown in Figures 6a and 6b.

Based on Figures 4 and 5, it is clear that vehicle-emitted particles of different size ranges behave quite differently in the atmosphere. Thus, Figure 7 was prepared to illustrate the decay of particle number concentrations in four size ranges: 6–25 nm, 25–50 nm, 50–100 nm, and 100–220 nm. Two sampling days with different average wind speed were selected: May 15, at 1 m/sec, and May 17, at 2.5 m/sec. Particle number concentrations in each size group were obtained by adding the

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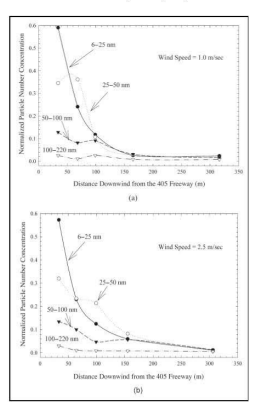


Figure 7. Normalized particle number concentration for different size ranges as a function of distance to the 405 freeway on (a) May 15, 2001, average wind velocity 1 m/sec, and (b) May 17, 2001, average wind velocity 2.5 m/sec.

measured number concentrations in each SMPS size bin within the corresponding size range and normalizing to 1 and 2.5 m/sec, respectively. As shown in Figures 7a–b, the general trends of subgrouped ultrafine particle decay curves were quite comparable for the two dates. Total particle number concentration in the size range of 6–25 nm accounted for ~50% of the total ultrafine particle number concentration; it dropped sharply, ~80%, before 100 m, and leveled off after 150 m. Overall total particle number concentration decayed exponentially throughout the entire measured distance.

Number concentrations in the next two size ranges, 25–50 nm and 50–100 nm, all experienced a shoulder between 50 and 150 m. This can be explained by particles in smaller size ranges coagulating with these particles to increase their size and concentration, which partially compensates for the atmospheric dilution effects. Again, this result is consistent with the previous discussion, namely,

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Table 2. Measured average concentrations at increasing distances from the freeway.

Measurement	30)	60	90	150	300
CO (ppm)	2.0(1.7–22)	0.9(0.7–1.0)	0.6 (0.5–0.7)	0.4 (0.3-0.5)	02 (0.1-0.3)
BC(@/m³)	5.4 (3.4-10.0)	3.2(3.0-3.5)	2.5 (2.4-2.6)	1.6 (1.1-2.0)	13 (1.1-1.5)
Number Concentration (© 10 <sup>-5</sup> /cm³)	1.5(1.3–1.7)	0.88 (0.77-0.96)	0.70 (0.61-0.85)	0.50 (0.42-0.58)	0.37 (0.30-0.39)
Mass Concentration (□g/m³)	49.0 (30.2-64.6)	48.0 (37.1–55.0)	47.5 (29.5-63.4)	46.9(30.1–65.5)	46.5 (30.0–58.9)

Note: Range given in parentheses.

that coagulation played a significant role in vehicle-emitted ultrafine particle atmospheric transportation and transformation. This observed result differs from model predictions by Shi et al.  $^{20}$  and Vignati et al.  $^{42}$  One reason is that the present study accurately measured freshly emitted particles down to 6 nm, while the previous models usually assumed a much lower particle number concentration for particles smaller than 15 nm.  $^{20.42}$  As shown in Figure 7, only particles in the smallest size

range coagulated with larger particle sizes. The number concentration of particles bigger than 100 nm did not change significantly as distance from the freeway increased. Because the wind speed was considerably stronger on May 17 than on May 15, one would expect that the atmospheric dilution effect also would be stronger. Thus, it was not surprising to see that those shoulders in Figure 7b occurred farther from the freeway and were not as significant as those shown in Figure 7a.

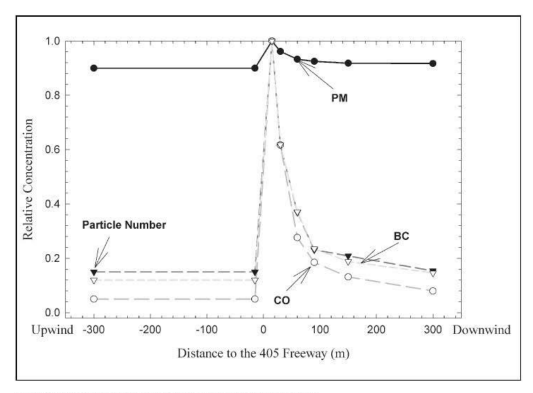


Figure 8. Pelative mass, number, BC, and CO concentrations vs. downwind distance.

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#### CO, BC, PM, and Particle Number

To make this freeway study more comprehensive, the concentrations of CO, BC, PM, and particle number also were measured at increasing distance from the freeway on certain days (see Table 1). CO and BC were intentionally selected because their ambient concentrations are related closely to vehicular emissions. Averaged concentration values at five distances from the freeway of each measured property are summarized in Table 2. Measured upper and lower limits also are given in Table 2. The CPC-measured total particle number concentration at the 30-m-downwind location was in good agreement with similar measurements by Shi et al. at 25 m downwind from the curb.  $^{\rm 30}$  In general, the total particle number concentration found in this study is higher than that of urban ambient particles studied by Hitchins et al. in Tingalpa and Hughes et al. in Pasadena. 19,33 It can be seen in Table 2 that, except for the mass concentration measured by DataRam, all measured concentrations decreased noticeably when moving away from the traffic. The small change in PM concentration indicates that, although vehicular exhaust on one major freeway is the primary source of nearby ambient ultrafine particles, it contributes relatively little in terms of direct emissions to PM concentrations near freeways. Thus, regulation of vehicular emissions in terms of  $\mathrm{PM}_{10}$  and  $\mathrm{PM}_{2.5}$  may have little effect on ambient particulate number concentrations.

Figure 8 shows the decay curves for CO, BC, total particle number, and mass concentration. The curves were normalized and extended to reach 1.0 at the downwind edge of the freeway. Background concentrations also are shown in the figure. The mass concentration measured by the DataRam decreased by only a few percent throughout the measured range, while CO, BC, and particle number concentration decreased ~60% in the first 100 m and then leveled off somewhat after 150 m. In fact, the CO, BC, and particle number concentrations tracked each other extremely well. This observed result confirmed the common assumption that vehicular exhaust is the major source of CO, BC, and ultrafine particles near a busy freeway. In addition, it suggests that, under the conditions of these measurements, the decreasing characteristics of any of these three pollutants can be used interchangeably to estimate the concentration of the other two pollutants near freeways.

#### CONCLUSIONS

Wind speed and direction are important in determining the characteristics of ultrafine particles near freeways. The stronger the wind, the lower the total particle number concentration. Total particle number concentration is related directly to traffic density and decreases significantly during a traffic slowdown. The average concentrations of

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CO, BC, particle number, and mass concentration at 30 m were in the range of 1.7–2.2 ppm,  $3.4–10.0 \, \Box g/m^3$ , 1.3–  $2.0 \Box 10^{s}$ /cm³, and 30.2– $64.6 \Box g$ /m³, respectively. CO, BC, and particle number concentrations tracked each other extremely well as distance from the freeway increased. Exponential decay was found to be a good estimator for the decrease in total particle number concentration with distance along the wind direction. Measurements showed that both atmospheric dilution and coagulation play important roles in the rapid decrease of particle number concentration and the change in particle size distribution as distance from the freeway increases.

#### ACKNOWLEDGMENTS

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### Correlation between co-exposures to noise and air pollution from traffic sources

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Short report

# Correlation between co-exposures to noise and air pollution from traffic sources

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#### **ABSTRACT**

Background: Both air and noise pollution associated with motor vehicle traffic have been associated with cardio-vascular disease. Similarities in pollution source and health outcome mean that there is potential for noise to confound studies of air pollution and cardiovascular disease, and vice versa, or for more complex interactions to occur.

**Methods:** The correlations between 2-week average roadside concentrations of nitrogen dioxide  $(NO_2)$  and nitrogen oxides  $(NO_x)$  and short term average noise levels  $(L_{eq.simi})$  for 103 urban sites with varying traffic, environment and infrastructure characteristics were examined.

**Results:** The Pearson correlation coefficient for  $L_{\text{eq.5min}}$  and  $NO_2$  was 0.53, and for  $L_{\text{eq.5min}}$  and  $NO_X$ , 0.64. Factors influencing the degree of correlation were number of lanes on the closest road, number of cars or trucks during noise sampling and presence of a major intersection.

Conclusions: We recommend measurement of both pollutants in future studies of traffic-related pollution and cardiovascular disease to allow for more sophisticated analysis of this relationship.

Recent studies have reported possible associations between cardiovascular disease and both road traffic noise1 and road traffic air pollution.2 Understanding of the adverse effects of each pollutant on the physiology of the cardiovascular system is incomplete; it is hypothesised that air pollution increases blood pressure, contributes to the instability of vascular plaques and may initiate cardiac arrhythmias,3 while the cardiovascular effects of noise are hypothesised to be stress mediated via stimulation of the hypothalamo-pituary-adrenal and sympathetic-adrenal-medullary axes. Chronic or repeated stimulation of these axes leads to hypertension, accumulation of intra-abdominal fat and insulin resistance.4 Because both exposures are strongly associated with road traffic, and because of the similarity in health endpoints, there is a possibility that the two pollutants act jointly, or that traffic noise may be a confounding factor in traffic-related air pollution studies and vice versa.

To date, there have been limited attempts to examine the combined effects of noise and air pollution and these have used a variety of approaches and outcomes. A recently published study of road traffic noise and hypertension investigated the joint effect by adjusting for  $PM_{10}$  levels in a noise–hypertension model. As this adjustment did not alter the effect estimate of noise on hypertension, the authors concluded that the noise effect was independent but noted study

limitations including very small contrast between high and low  $PM_{10}$  levels.<sup>6</sup> An investigation of the association between traffic noise and all-cause cardiovascular and respiratory emergency hospital admissions adjusting for air pollution (O3 and NOx) found significant increases varying from 3.7% to 5.1% per decibel6; however, this study had limited noise exposure data from only six measurement stations across the city of Madrid. Ising et al reported that traffic noise was associated with aggravation of bronchitis in children, and that this effect was more important than that of exhaust fumes.<sup>2</sup> The two exposures were highly correlated in their study, which unfortunately had little power. A synergistic effect of traffic-related noise and air pollution on levels of annoyance was shown for a population in the city of Oslo.8 Other studies have raised the possibility of confounding, but only data on traffic-related noise or on trafficrelated air pollution, but not both, were avail-

Characterising the relationships between exposure to traffic-related noise and traffic-related air pollution would aid the interpretation of previous studies and contribute to the design of new studies. Here we report the correlation between noise and air pollution in a typical urban setting in Vancouver, British Columbia.

#### METHODS

We collected data on short term average noise levels (equivalent continuous sound level over 5 min, Leq.5min) for 103 roadside sites in the Metro Vancouver region of British Columbia. At the same locations, data on 2-week concentration averages for nitrogen dioxide (NO2) and nitrogen oxides (NO $_{\rm X}$ ) were collected, as described elsewhere. The noise samples were collected at the start of the air pollution sampling period during daytime hours (08:00-18:00). Sampling sites were selected using a location-allocation model that included land use, road networks, population density and regulatory air-quality monitoring to optimally place sampling locations with respect to air pollutants.12 NO2 and NOX 14-day averages were collected with passive samplers equipped with a pre-coated pollutant collection pad (Ogawa USA, Pompano Beach, Florida), analysis was by liquid chromatography. NO2/ NO<sub>X</sub> samplers were positioned approximately 3 m from the ground. Noise levels were measured with an LDL 870 Environmental Noise Analyser (Larson Davis, Provo, Utah) and an LDL 2559 microphone, positioned 1.2 m from the ground at a 90° angle to the roadway. Calibration was I10-6 Cont.

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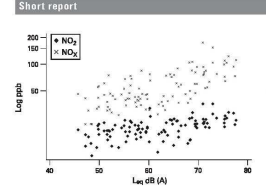


Figure 1  $NO_2$  and  $NO_X$  concentrations by noise level (L<sub>eq,5min</sub>) at 103 measurement sites around Metro Vancouver, BC

performed with a B&K 4231 calibrator (Bruel & Kjaer, Naerum, Denmark)

For each site information characterising the roadway and surrounding environment was collected, including the following variables that were tested in modelling: time of noise measurement (ie, rush hour), an ordinal subjective measure of car and truck traffic density on the closest roadway, car and truck density on all roads within a 500 m radius, number of lanes on the nearest road, hectares of open land within a 300 m radius, population density within a 750 m radius, and a binary indication of the presence of a four-way or five-way intersection. Input files for the road type, land use and population density measures were taken from the 2001 census prepared by DMTI Spatial (Markham, Ontario). The input file for variables in the vehicle density category was generated by the Metro Vancouver transit authority's EMME/2 model of morning rushhour traffic volume. Meteorological data (wind speed, direction, rainfall) were collected from the air-quality monitoring network for Metro Vancouver. Distance from sampling site to roads, traffic density, land use and population density were calculated using a geographical information system (ArcGIS, ESRI, Redlands, CA).

Pearson correlation coefficients were calculated to describe the association between traffic-related noise and air pollution. To examine factors influencing the degree of correlation between noise and air pollution, forward stepwise multiple linear regression was performed with  $NO_2$  and  $NO_X$  as dependent variables, and  $L_{eq,5min}$  as an independent variable; then to examine their effect on reducing unexplained variability, covariates that represented various traffic intensity, infrastructure and environmental factors were added to the regression model. Covariates were retained if they contributed significantly to the regression model (p<0.05).

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Noise, NO2 and NOx all showed fairly monotonic increasing levels of exposure with increasing car and truck traffic, as anticipated (table 1). The rates of increase vary by pollutant and source, however, suggesting that the vehicle fleet mix may result in heterogeneity between noise and air pollutants. The Pearson correlation coefficient for  $L_{eq.\ 5\ min}$  and NO  $_2$  was 0.53, and for  $L_{eq}$ ,  $s_{min}$  and  $NO_{X}$ , 0.64. Scatter plots in figs 1–3 show the relationship between pollutants, and between the pollutants and two major determinants traffic density and distance

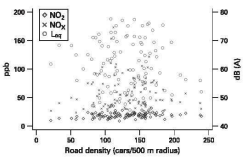


Figure 2 NO<sub>2</sub> and NO<sub>X</sub> concentrations and noise level (L<sub>eq, 5min</sub>) by traffic density (cars/500 m buffer).

to a major road. The correlation between NO2 and NOX was 0.87. Simple linear models of  $NO_2$  and  $NO_X$  levels with  $L_{eq.5~min}$  as the only independent variable explained 28% and 41% of their variability, respectively, while final models for each explained 56% and 65%, respectively (table 2). Examination of normalised  $\beta$  coefficients suggested that the number of lanes of the nearest road, the presence of a major intersection and traffic density (either car or truck) were the major contributors to variability between noise and the two air pollutants. Other factors that were offered but not retained in either model included population density within a 750 m radius, distance to the nearest road, wind speed and rush hour measurement of noise (08:00-10:00, 16:00-18:00 h).

The levels of noise, NO2 and NOX reported in this study were similar to levels reported in earlier literature. The correlation observed for noise and  $NO_2$  (0.53) was lower than the finding of 0.84 by Ising et al, who also compared actual measurements. was similar to the results of Klaebo et al (0.46) who used modelled values for both noise and air pollution levels8; this is of interest as many epidemiological studies rely on modelled exposure estimates for both pollutants. However, the noise and  $\dot{NO}_2$  correlation was higher than that of Tobias et al (0.32) and a related study (0.14), but these had used the fairly crude 24 h averages of noise from six Madrid monitoring stations and NO2

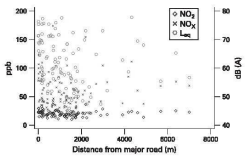


Figure 3 NO2, NOX concentrations and noise level (Leg, 5min) by distance from a major road.

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Table 1 Noise and air pollutant levels by car traffic density (row) and truck density (column)

	ñ	$L_{eq}$ (dB(A)), mean (SD)	NO <sub>2</sub> (ppb), mean (SD)	NO <sub>x</sub> (ppb), mean (SD)
Overall	103	61.7 (8.6)	19.6 (4.9)	57.6 (27.9)
Car traffic				
Very light	29	53.5 (5.0)	17.5 (3.9)	45.2 (17.5)
Light	35	59.2 (5.8)	18.6 (4.3)	45.5 (14.3)
Moderate	17	67.0 (4.3)	19.1 (4.0)	59.4 (23.0)
Heavy	19	72.3 (3.1)	24.4 (5.2)	91.9 (32.8)
Very heavy	3	73.1 (3.7)	23.2 (4.5)	92.1 (17.8)
Heavy truck traff	ic			
None	54	55.3 (5.1)	17.6 (3.6)	43.8 (14.8)
Very light	19	64.7 (6.0)	19.8 (5.0)	54.3 (21.5)
Light	12	69.8 (2.7)	21.7 (5.9)	74.8 (32.6)
Moderate	10	72.1 (3.3)	23.5 (2.5)	90.3 (18.4)
Heavy	5	73.9 (3.9)	26.2 (6.0)	104.6 (39.7)
Very heavy	3	70.8 (3.9)	20.7 (7.2)	72.8 (32.5)

 $\frac{1}{\log 5} \frac{2 \log_1 (y,z)}{\log 5} = \frac{72.8 \ (32.5)}{\log 5}$  Le<sub>4.5 mir</sub>, equivalent continuous sound level over 5 min; NO $_2$ , nitrogen dioxide; NO $_X$ , nitrogen oxides.

averages from 24 stations.  $^{6.18}$  Comparison of our observed correlation between measured NO $_{\rm X}$  and noise (0.64) with previous studies showed a similar pattern to NO $_{\rm 2}$  (0.21, 0.35, 0.48 in Linares, Tobias and Klaebo, respectively).  $^{6.8.18}$ 

We noted several factors including road layout (eg, the presence of a major intersection), density of traffic (number of cars or trucks within a 500 m radius from EMME/2 models) and urban design (hectares of open land a within 750 m radius) that appeared to influence the variability between noise and the two air pollutants. This variability was not unexpected; while the primary sources of both air and noise pollution are motor vehicles, the generation mechanisms differ, as does the mode of their propagation. While gaseous pollutants result directly from the internal combustion engine, noise is emitted from the engine and tyres and by air displacement. Engine noise predominates below speeds of about 30 km/h for cars (50 km/ h for trucks), but at greater speeds "rolling noise" produced by the tyre/road interface predominates.14 Gaseous air pollutants diffuse and drift and have a wider impact, with a greater contribution of background levels to local effects than does noise. Noise is transmitted by pressure waves that can be reflected and refracted and are increased through superimposition, but otherwise have a short "half-life"

Not all the variability observed was related to these factors, however, and the study had a number of limitations. Principally, the 5 min measurement duration for noise was quite different from the measurement duration for the air pollutants (14 days). However, we examined how representative of longer exposure

#### Main message

Road traffic noise and air pollution exposures are moderately correlated (Pearson  $r=0.5{-}0.6$ ).

#### **Policy implications**

It is recommended that both road traffic noise and air pollution exposures be considered in all future studies of road traffic and cardiovascular disease outcomes.

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Table 2 Multiple linear regression models

Variable	NO <sub>2</sub> model (ppb), β coefficient (SD)	NO <sub>X</sub> model (ppb), β coefficient (SD)
R²	0.56	0.65
Intercept	-0.37(3.8)	-36.0 (0.039)
Noise (Legr dBA)	0.24 (0.06)	1.3 (0.31)
Light vehicles per hour per hectare within 500 m	0.01 (0.003)	_*
Heavy truck per hour per hectare within 500 m	(29)	3.0 (0.83)
Intersection	3.5 (0.87)	16.8 (4.4)
Number of lanes on the closest road		
1	Ref	Ref
2	-3.0(1.0)	-10.6(4.8)
4	1.5 (1.3)	17.4 (6.6)
6	-0.33(1.9)	4.3 (9.6)
Distance to freeway (m)	0.006 (0.0003)	0.004 (0.001)
Kilometres of road network within 300 m radius	0.023 (0.009)	(22)
Hectares of open land within 300 m radius	1 <del>70</del>	-0.66 (0.34)

\*Not retained in final model.

Coefficients ( $\beta$ 's) show increase in air pollutant level (in ppb) per unit increase in the covariate (ie, per 1 dBA increase in noise). Leasning equivalent continuous sound level over 5 min; NO<sub>2</sub>, nitrogen dioxide; NO<sub>2</sub>, nitrogen oxides.

periods these 5 min samples were by analysing an associated dataset containing 24 h of consecutive 1 min average Leg's at 30 roadside sites in Vancouver (24 h  $L_{\text{eq}}$  range 47.5–73.4 dB(A), but without corresponding air pollution data). The 5 min samples taken during daytime over-estimated the 24 h  $L_{\text{eq}}$  by 1.7 dB(A) (SD 0.3 dB(A)). However, in a simulation study where we repeatedly (n=10) extracted random daytime 5 min averages from the 30 sites and compared them to their 24 h averages, the mean correlation was 0.97 (SD 2.0). This suggested that the 5 min averages, although slightly biased, are reasonable surrogates of longer term measures, particularly for correlation studies. Many studies rely on such short term measures, and other work has also shown good repeatability of 5 min noise measurements between different seasons.16 Rain on roads is known to substantially increase noise levels, but we did not obtain sufficient measurements to investigate this factor. In the future, repeated measurements at fewer sites with varying traffic intensity and over a variety of differing environmental conditions would provide more information on the true correlation between traffic noise and traffic-related air pollution. The authors are currently mapping traffic-related noise in the Metro Vancouver region, we will combine this with existing air pollution maps to then examine the joint effects of noise and air pollution exposure on cardiovascular disease in this area.

In summary, it is important to include accurate measurement of both exposures in future studies of traffic pollution and cardiovascular disease. While it may be difficult to separate the effects of traffic noise and traffic-related air pollution, the variability observed here and in other studies suggests it may be possible to disentangle the effects of the two pollutants, especially when those factors known to influence the correlation of the two types of pollutant are considered, and that more sophisticated analysis of potential confounding or effect modification could be undertaken.

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**ARTICLE** 

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## Disproportionate exposure to urban heat island intensity across major US cities

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Urban heat stress poses a major risk to public health. Case studies of individual cities suggest that heat exposure, like other environmental stressors, may be unequally distributed across income groups. There is little evidence, however, as to whether such disparities are pervasive. We combine surface urban heat island (SUHI) data, a proxy for isolating the urban contribution to additional heat exposure in built environments, with census tract-level demographic data to answer these questions for summer days, when heat exposure is likely to be at a maximum. We find that the average person of color lives in a census tract with higher SUHI intensity than non-Hispanic whites in all but 6 of the 175 largest urbanized areas in the continental United States. A similar pattern emerges for people living in households below the poverty line relative to those at more than two times the poverty line.

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Built environments are commonly hotter than their neighboring rural counterparts<sup>1</sup>. This phenomenon, commonly referred to as the urban heat island effect, contributes to a range of public health issues. Heat-related mortality in the USA, for example, causes more deaths (around 1500 per year) than other severe weather events<sup>2-4</sup>. Heat exposure is also associated with several non-fatal health outcomes, including heat strokes, dehydration, loss of labor productivity, and decreased learning<sup>5-12</sup>. Characteristics of the built environment (e.g., green space, urban form, city size, spectral reflectance) not only create temperature differentials between urban and surrounding rural areas <sup>13-16</sup> but also contribute to intracity temperature variation <sup>17-20</sup>. This variation has the potential to cause disparities in the distribution of the burden of adverse heat-related outcomes across sociodemographic groups.

Like other environmental stressors, such as air pollution<sup>21</sup>, low-income or otherwise marginalized communities may experience disproportionately higher levels of heat intensity<sup>22</sup>. Small-scale case studies have found disparities in the distribution of urban heat island intensity within single cities<sup>23</sup> or differences in exposure among population groups within a few cities in different countries<sup>24–25</sup>. Although evidence suggests that extreme heat-related morbidity and mortality in cities disproportionately affect marginalized groups<sup>27–30</sup>, there has been little research showing whether these groups have systematic disproportionately high exposure to the heat island effect.

Instead, research linking intracity differences in heat exposure to sociodemographic factors has typically been done in an ad hoc manner for a small number of individual cities<sup>23,29–32</sup>. Examining the relationship between the distribution of annual urban heat island exposure and income at the neighborhood level, ref. <sup>25</sup> find that the distribution tended to favor those with higher incomes in 18 out of 25 selected global cities. While illustrative, these results are difficult to generalize since the sociodemographic information comes from a variety of sources with distinct definitions and methods, and the sample of global cities was chosen in response to data constraints rather than random sampling. It also does not convey information about potential disparities for other US cities. In 108 US cities, ref. <sup>26</sup> find that neighborhoods that were

In 108 US cities, ref. <sup>26</sup> find that neighborhoods that were redlined in the 1930s have summer surface temperature profiles that are significantly higher than other coded residential areas ("redlining" refers to the historical practice of denying home loans or insurance based on an area's racial composition). In light of substantial demographic changes and urban growth patterns over the past 90 years, however, the extent to which this finding translates into current racial or income disparities remains unclear.

While these studies are suggestive, it is difficult to extrapolate their results to a widespread or national level for several reasons. Varying methodological approaches to quantifying urban heat island intensity may lead to different conclusions, or analyses may not be representative. One obstacle to a more uniform approach has been the lack of consistent multicity delineations of urban and rural areas that are also comparable with the administrative areas of aggregation for which socioeconomic data are collected. Case studies may also reflect selection bias. Prior beliefs regarding inequitable distributions of heat exposure may have motivated such scientific inquiry for particular locations, such that the chosen cities may not be representative of the nation as a whole.

Combining high-resolution satellite-based temperature data with sociodemographic data from the US Census, we find that the average person of color lives in a census tract with higher summer daytime surface urban heat island (SUHI) intensity than non-Hispanic whites in all but 6 of the 175 largest urbanized areas in the continental United States. A similar pattern emerges for people living in households below the poverty line relative to

those at more than two times the poverty line. In nearly half the urbanized areas, the average person of color faces a higher summer daytime SUHI intensity than the average person living below poverty, despite the fact that, on average, only 10% of people of color live below the poverty line. This last finding suggests that widespread inequalities in heat exposure by race and ethnicity may not be well explained by differences in income alone. While we do not observe major differences in SUHI intensity for very young or elderly populations in most major cities, when compared to the total population, we find that the same racial and ethnic disparities in SUHI for specific populations of color compared to non-Hispanic whites are also consistent for these age demographics.

#### Results

Conceptually, an environmental risk analysis typically includes three components: hazard—measures of the spatial distribution of a potential harm; exposure—the intersection of the spatial distribution of human populations with the hazard; and vulnerability—the propensity to suffer damage when exposed to the hazard (see, for example, refs. <sup>33,34</sup>). We calculate harm on the basis of the census tract level database of SUHI intensity for the USA we developed in ref. <sup>35</sup>. During summer months, relatively large SUHI intensity is associated with increased local warming and extreme heat events in urban areas <sup>13,36,37</sup>. For exposure, we use census tract level demographic information from the 2017 5-year American Community Survey (ACS).

A comprehensive vulnerability assessment would require detailed information, not only about sociodemographic variables but also about other elements such as household resources, social capital, community resources, comorbidities, etc. that could be obtained at an individual or community level through localized fieldwork<sup>38,39</sup>. Although such an assessment is beyond the scope of this study, we consider one salient aspect, age, to evaluate whether differences in exposure by sensitive age groups affect conclusions drawn regarding exposure for the general population. In both very young and older populations, the body's ability to thermoregulate is compromised, and many older individuals have comorbidities or predispositions that increase the likelihood of heat-related illness and death<sup>40,41</sup>. Between 2004 and 2018, 39% of heat-related deaths in the USA occurred in ages 65 years or older<sup>42</sup>. Our framework is thus consistent with several studies using heat exposure to represent climate-related hazards and age to represent vulnerability to analyze the risk of heat stress in urban areas in Brazil, China, Finland, the Philippines, and the USA 34,43-46.

These combined data allow us to evaluate the relationship between race, income, age, and mean summer daytime SUHI intensity for all major urbanized areas in the USA (see "Methods" for the US Census definition of an urbanized area). These 175 largest US cities cover ~65% of the total population (see Supplementary Fig. 1) and are also where most US heat-related deaths have occurred in the last 15 years<sup>42</sup>. We narrow our analysis to the summer months of June, July, and August when the SUHI intensity is most pronounced during the day and when mean temperatures are generally higher than other periods through the year<sup>47</sup> (see Supplementary Fig. 2).

Recognizing that health impacts of summer heat exposure are likely to be nonlinear<sup>48–51</sup>, i.e., incremental increases in environmental heat load may lead to disproportionately higher risk<sup>47</sup>, we also consider environmental inequality metrics that evaluate the importance of within-group inequalities with respect to SUHI spatial distribution and exposure for different sociodemographic groups. We discuss our findings in three parts: first, comparing mean SUHI intensity across racial and income groups; second,

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	Climate zone (number of urbanized areas)				
	Arid	Snow	Temperate	Equatorial	Total
	(19)	(44)	(110)	(2)	(175)
(a) Population-weighted means: Total	0.40	2.23	2.21	2.76	2.06
	(1.75)	(2.71)	(2.78)	(2.20)	(2.72)
By race/ethnicity <sup>a</sup> : People of color	0.65	3.44	2.93	3.19	2.77
36 50 50	(1.61)	(2.57)	(2.74)	(2.15)	(2.70)
Hispanic	0.74	3.65	3.03	3.02	2.70
	(1.55)	(2.72)	(2.65)	(2.19)	(2.64)
Non-Hispanic Black	0.74	3.71	3.04	3.74	3.12
	(1.59)	(2.33)	(2.76)	(1.91)	(2.67)
Non-Hispanic White	0.11	1.67	1.54	1.93	1.47
	(1.86)	(2.58)	(2.65)	(2.06)	(2.60)
Non-Hispanic Other	0.22	2.68	2.60	2.34	2.41
	(1.78)	(2.60)	(2.84)	(2.13)	(2.80)
By income: Below poverty	0.74	3.32	2.92	3.42	2.77
	(1.61)	(2.67)	(2.78)	(2.02)	(2.73)
1-2 × poverty	0.69	2.87	2.64	3.32	2.50
	(1.62)	(2.69)	(2.72)	(2.03)	(2.67)
Above 2×poverty	0.22	1.87	1.95	2.41	1.80
	(1.79)	(2.63)	(2.76)	(2.21)	(2.69)
(b) Difference in means: People of color Non- Hispanic white	0.54***	1.77***	1.39***	1.26***	1.30***
Colonia Colonia de Colonia de Colonia	(0.059)	(0.100)	(0.206)	(0.020)	(0.171)
Below poverty 2×poverty	0.52***	1.45***	0.96***	1.01***	0.97***
The state of the s	(0.070)	(0.142)	(0.094)	(0.001)	(0.071)
People of color below poverty	0.10**	0.13*	0.02	0.23	0.00
Sundarted Control Colonia to Sente Control Co	(0.039)	(0.071)	(0.066)	(0.042)	(0.063)
Non-Hispanic white below poverty	0.63***	1.65***	1.38***	1.50***	1.30***
The state of the	(0.070)	(0.094)	(0.167)	(0.022)	(0.127)

Source: Author calculations, based on data from US. Census Bureau and ref. <sup>24</sup>, Panel (a): Population-weighted means of urbanized area SUHI intensity in °C. Standard deviation is given in parentheses. Panel (b): Difference in group means. Standard errors clustered by urban area are given in parentheses. 9 < 0.05, "% < 0.05, "% < 0.05, "% < 0.05, "% < 0.05." (b) < 0.00." (b) < 0.00." (c) < 0.

Hispanic is defined as all who report "Hispanic, Latino, or Spanish origin" as their ethnicity, regardless of race. People of color includes all Hispanic and all who do not identify as white alone. Black and white include all who identify as these races alone but not Hispanic. Other includes all other non-Hispanic races alone and more than one race.

using an inequality index to measure intragroup variation in SUHI intensity; and third, considering vulnerability according to age and race/ethnicity.

Mean SUHI intensity across sociodemographic groups. Table 1 (a) describes differences in exposure to SUHI by population groups defined by race/ethnicity and income (see "Methods" for demographic group definitions). We group urbanized areas by Köppen-Geiger<sup>52</sup> climate zones: arid, snow, warm temperate (henceforth referred to as temperate), and equatorial. For total population, summer day SUHI intensity is lowest (0.40 ± 1.75 °C) in arid zones, potentially due to the presence of more vegetation in urban areas compared to their rural references, which moderates the urban-rural temperature differentials 15,35. Most cities are in snow and temperate zones, with a mean SUHI intensity of about 2.2 °C.

These population averages mask differences across population groups. With respect to race/ethnicity, in each climate zone, Black residents have the highest average SUHI exposure, for an overall average (±standard deviation) of 3.12 ± 2.67 °C, with Hispanics experiencing the second highest level (2.70 ± 2.64 °C). Non-Hispanic whites have the lowest exposure in each climate zone, with an overall average of 1.47 ± 2.60 °C. A similar pattern emerges across income groups: people living below the poverty line have the highest exposure in each zone (national average  $2.70 \pm 2.64$  °C), while people living at above twice the poverty line have the lowest  $(1.80 \pm 2.69 \,^{\circ}\text{C})$ .

Figure 1 illustrates these sociodemographic differences in exposure, comparing kernel density plots of the distribution of mean SUHI across the 175 cities for different population groups. The starkest differences appear between race, Fig. 1a, and income, Fig. 1b. In only a few cities (n-17) are white populations exposed to a mean SUHI intensity greater than 2 °C, while the corresponding number of cities for people of color is 83. A similar number of cities (n-82) expose below-poverty populations to more than 2 °C SUHI. Figure 1c shows that distributions for those below poverty and for people of color are practically identical. As shown in Fig. 1d, e, there are not large differences in the distributions for the very young (less than 5) or the elderly (greater than 65) and the rest of the general population. Slightly more cities expose populations under 5 to higher SUHI intensity, while populations over 65 are exposed to lower mean SUHI intensity. Restricting attention to the most vulnerable age groups in Fig. 1g does not alter the conclusion drawn from Fig. 1a; for both age groups people of color appear to have a worse SUHI distribution than non-Hispanic whites.

Table 1(b) tests hypotheses that mean exposure is equal across selected groups. We reject (p < 0.01) both the null hypothesis of equal means for people of color and non-Hispanic whites in each climate zone, and the null hypothesis of equal means for people below and above two times the poverty line. Perhaps unsurprisingly, the average exposure of non-Hispanic whites is also significantly lower than the average exposure of people below poverty. Interestingly however, outside of arid climates, the

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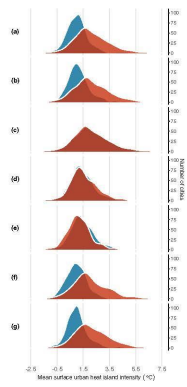


Fig. 1 Distribution across cities of mean summer daytime surface urban heat island (SUHI) intensity by sociodemographic group. Each panel compares kernel density estimates for two sociodemographic groups. Diagrams are normalized so that the area under each curve equals 175 cities. Hispanic is defined as all who report "Hispanic, Latino, or Spanish origin" as their ethnicity, regardless of race. People of color includes all Hispanic and all who do not identify as white alone. a Non-Hispanic white vs. all people of color. b 2×above poverty vs. below poverty. c Below poverty vs. all people of color. d Over 5 vs. under 5. e Under 65 vs. over 65. f Over 65: non-Hispanic white vs. all people of color. g Under 5: non-Hispanic white vs. all people of color. a illustrates that people of color have an average SUHI exposure greater than 2 °C in more cities than non-Hispanic whites.

average exposure of people of color is not significantly lower than the average exposure of people below poverty despite the fact that only 10% of people of color live below the poverty line.

The values in Table 1 are weighted by population, thus raising the possibility that a few exceptionally large urbanized areas may be driving the results. By illustrating the spatial distribution of significant city-level racial and income disparities in SUHI exposure, the maps in Fig. 2 visualize the geographic scope of the phenomenon presented in the table. For each comparison, circles and triangles identify which group has the higher average SUHI exposure in each city. Symbols with black outlines indicate cities for which the differences in means are statistically significant (p < 0.05). (Supplementary Table 1 displays city-level results used to generate these maps). In Fig. 2a, map shows that people of color have higher SUHI exposure than non-Hispanic

whites in 97% of cities nationally, and that this difference is significant in three quarters of cities. By zone, this proportion ranges from 42% in arid climates to almost 90% in snow. In contrast, non-Hispanic whites have a significantly higher exposure in only a single city, McAllen, TX. In Fig. 2b, the map shows a similar pattern for income. For over 70% of cities people below poverty have a significantly higher exposure than people above twice the poverty line (and in no city do they have a significantly lower exposure). In only 7% of cities nationwide does the average person of color have a lower exposure than the average person living below the poverty line (Fig. 2c).

Intragroup variation in SUHI intensity. A potential drawback to focusing on average exposures by demographic group is it can mask the existence of potential hotspots, geographic areas in which individuals are exposed to elevated levels of the hazard. Hotspots are particularly problematic when comparing exposures across groups if the additional damage caused by an incremental temperature increase grows as temperatures rise. In such cases, even if two groups were to hypothetically face the same average exposure, a group in which half of individuals were exposed to a temperature of, say, 38 °C and half were exposed to 32 °C, would suffer higher adverse effects than a group in which all individuals were exposed to 35 °C.

The Kolm-Pollak (KP) inequality index (see "Methods") is a tool for ranking group distributions of exposures when there are potential differences in dispersion of outcomes within each group (e.g., hotspots). Table 2(a) summarizes the average KP inequality index values for each city by population group and climate zone. A higher value corresponds to a less equal distribution of SUHI exposures within each group, with zero indicating a perfectly equal exposure (i.e., no within-group variation).

In general, cities in arid climates tend to have the lowest intragroup variation, and cities in snow and temperate zones have the highest. Within a given zone, however, index values are remarkably similar across population groups. Table 2(b) evaluates the hypothesis that index values vary significantly by demographic groups. Differences, measured in °C, are small in magnitude and not generally significant. Taken together, results in Table 2 suggest that the group means presented in Table 1 do not mask significant differences in variation within demographic groups. That is, the presence of relative hotspots is not likely to be higher among people living below the poverty line, for example, than people living at more than twice the poverty line. Consequently, for the remainder of this analysis we focus on average exposure levels for each group.

Vulnerability. Analyzing vulnerability is a relevant factor in considering the implications of the difference in mean exposures presented in Table 1. Since SUHI intensity is more damaging to people over the age of 65 years, the fact that all people of color might be exposed to higher average SUHI than non-Hispanic whites may not be problematic, for example, if its vulnerable (over 65) subpopulations are not exposed in the same way. Map in Fig. 2d indicates that people over 65 have lower SUHI exposures than those under 65 in 86% of US cities. While this difference is significant for only 16% of cities, there are no cities in which they have a significantly higher exposure. Table 3(a) presents mean SUHI exposure levels by race and ethnicity, restricting attention to two particularly vulnerable subpopulations: those over 65 years old and those below the age of 5 years. Comparing the exposure levels of these ages in Table 3(a) with group-wide exposure in Table 1(a), we see that for people of color exposure levels are nationally the same or higher for these vulnerable groups: 2.76 ± 2.64 °C for those below 5 and 2.88 ± 2.77 °C for

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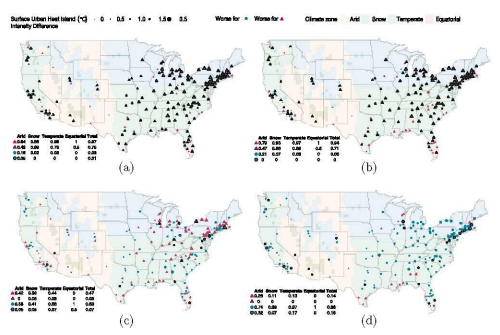


Fig. 2 Sociodemographic differences in mean summer daytime surface urban heat island intensity by major urban area. Symbols outlined in black depict statistically significant differences in mean exposures (p < 0.05). Tables embedded in the lower left-hand corners indicate proportion of cities in each category (e.g., worse for  $\Delta$  or worse for  $\circ$ ) by climate zone. Supplementary Table 1 provides detailed results for each city. Hispanic is defined as all who report "Hispanic, Latino, or Spanish origin" as their ethnicity, regardless of race. People of color includes all Hispanic and all who do not identify as white alone. a Non-Hispanic white ( $\circ$ ) and people of color ( $\Delta$ ). b Above 2 × poverty ( $\circ$ ) and below poverty ( $\Delta$ ). c Below poverty ( $\circ$ ) and people of color ( $\Delta$ ). d Below 65 ( $\circ$ ) and above 65 ( $\Delta$ ).

those above 65, compared to 2.77  $\pm$  2.70 °C for all people of color. For non-Hispanic whites, however, these vulnerable populations have slightly lower exposures:  $1.45\pm2.53$  °C for those below 5 and  $1.44\pm2.60$  °C for those above 65, compared to  $1.47\pm2.60$  °C for the entire white population. Table 3(b) compares mean exposures of these vulnerable ages across racial/ethnic groups. The patterns are almost identical to results in Table 1(b): people of color in each age group have significantly higher exposure levels than their white peers in each climate zone.

#### Discussion

Framework for understanding inequalities in SUHI. This analysis provides a framework for quantifying the intercity and intracity distribution of SUHI intensity by race, income, and age that considers both the intensity of the exposure as well as the inequality of distribution for different population subgroups. We find that the distributions of summer daytime SUHI intensity, taking into account both the mean and dispersion, is worse for both people of color and the poor, compared to white and wealthier populations in nearly all major US cities. As illustrated in Fig. 2, this pattern holds not only at the national level, but in almost all major urban areas regardless of geographical location or climate zones, with a particularly intense difference in the Northeast and upper Midwest of the continental United States. These findings provide comprehensive evidence supporting the narrative presented by earlier case studies that minority and low-

income communities bear the brunt of the urban heat island effect  $^{23,25,26,29-32,35}$ , air temperature  $^{23}$ , and heat stress  $^{31}$  in individual or multicity studies.

Although age presents a vulnerability to SUHI, and elderly individuals aged 65 and older comprise a substantial percentage (39%) of heat-related deaths in the USA 42, our finding that populations over 65 are on average slightly less exposed (1.84 °C versus 2.06 °C for those under 65) could have several explanations. Because SUHI intensity and greenness (as measured by normalized difference vegetation index) are negatively correlated35, cooler areas tend to be greener. There is evidence that populations over the age of 65 tend to live in suburban areas in the USA. Approximately half live in rural areas or in urban areas with less than 1 housing unit per acre, and 28% live in suburban areas<sup>53</sup>, which are typically greener than denser urban areas, except in arid climates<sup>15,54,55</sup>. Considering the intersection of race and age demographics, however, the same racial and ethnic disparities in SUHI intensity for specific populations of color compared to non-Hispanic whites are also consistent for both very young and elder populations3, meaning non-white opulations over the age of 65 or less than 5 are still exposed to higher levels of SUHI than their white counterparts. The fact that older people of color have a slightly higher SÜHI exposure than all people of color suggests that they may be less able to escape the heat by changing location than their white counterparts.

The Intergovernmental Panel on Climate Change has identified the "increasing frequency and intensity of extreme heat, including

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Table 2 Kolm-Pollak inequality index of summer daytime surface urban heat island intensity (SUHI) by climate zone and sociodemographic group.

	Climate zo	ne			
	Arid	Snow	Temperate	Equatorial	Total
(a) Population-weighted index means: Total	0.12	0.29	0.27	0.20	0.26
	(0.09)	(0.11)	(0.12)	(0.03)	(0.13)
By race/ethnicitya: People of color	0.10	0.24	0.23	0.19	0.22
	(0.07)	(0.08)	(0.12)	(0.02)	(0.11)
Hispanic	0.09	0.25	0.21	0.20	0.19
	(0.06)	(0.08)	(0.11)	(0.02)	(0.11)
Non-Hispanic Black	0.09	0.19	0.22	0.15	0.21
	(0.05)	(0.07)	(0.08)	(0.01)	(0.08)
Non-Hispanic White	0.14	0.27	0.27	0.18	0.26
	(0.12)	(0.11)	(0.12)	(0.04)	(0.12)
Non-Hispanic Other	0.13	0.25	0.27	0.20	0.26
	(0.08)	(0.11)	(0.17)	(0.03)	(0.16)
By income: Below poverty	0.10	0.25	0.24	0.17	0.23
	(0.08)	(0.10)	(0.11)	(0.02)	(0.11)
1-2 × poverty	0.10	0.26	0.24	0.17	0.22
	(0.08)	(0.11)	(0.11)	(0.02)	(0.11)
Above 2 × poverty	0.13	0.28	0.27	0.21	0.26
State Systems Control of State Control	(0.10)	(0.11)	(0.13)	(0.04)	(0.13)
(b) Difference in mean index values: People of color Non- Hispanic white	0.04	0.04	0.04	0.01	0.04*
	(0.055)	(0.031)	(0.030)	(0.018)	(0.023)
Below poverty 2 × poverty	0.03	0.02	0.03	0.04	0.03
	(0.048)	(0.032)	(0.029)	(0.014)	(0.023)
People of color below poverty	0.00	0.02	0.01	0.02*	0.01
	(0.038)	(0.027)	(0.026)	(0.007)	(0.020)

Source: Author calculations, based on data from US Census Bureau and<sup>24</sup>. Panel (a): Population-weighted mean of urban area Kolm-Pollak indexes in °C with moderate inequality aversion. Standard deviation is given in parentheses. Panel (b): Difference in group means. Robust standard errors are given in parentheses.

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the urban heat island effect" as a relevant hazard for certain age groups (i.e., elderly, the very young, people with chronic health problems), which creates a risk of increased morbidity or mortality during extreme heat periods<sup>37</sup>. Relating intercity SUHI dispartities to health outcomes is challenging due to both prevalence of confounding factors in the populations groups, as well as the differences between land surface temperature (LST) and more comprehensive metrics of heat stress<sup>56</sup>. There is, however, evidence of disparities in heat-related health outcomes across the USA and for individual cities<sup>42,57</sup>. For example, ref. <sup>57</sup> finds positive correlations between heat-related mortality rates and poverty for neighborhoods in New York City. More recently, ref. <sup>42</sup> found higher heat-related mortality rates among non-Hispanic American Indians/Alaska Natives and Blacks than for non-Hispanic whites at the national level.

Locally-tailored SUHI mitigation strategies. In addition to evaluating the general scope of potential heat-related environmental inequality concerns, the metrics developed in our study can identify precisely in which cities specific sociodemographic groups are most adversely exposed to SUHI intensity and to potential heat-related health effects for vulnerable groups. These data can thereby assist policy makers in designing interventions to address this exposure differential, as well as facilitate analysis of different scenarios to select the most appropriate strategy to mitigate exposure in an equitable manner. According to ref. 47, many cities do not take into consideration the spatial location of the most exposed populations in climate mitigation planning and whether areas that present increased sociodemographic vulnerabilities, such as age or high minority populations, are coincident with areas exposed to higher temperatures.

Consideration of background climate differences, which have been found to strongly modulate the thermodynamics of SUHI intensity<sup>15,16</sup>, are critical for adapting city-specific intervention strategies to reduce both total exposure and disparities in its distribution<sup>58</sup>. Because we use a globally consistent dataset derived from satellite remote sensing35, our data allow for comparison of SUHI given differences in background climates and sociodemographics. Decision-makers and urban planners can utilize this information as a starting point to identify best practices and strategies for mitigating the overall SUHI as well as inequalities in its distribution, although there are certainly localized, context-specific factors that must be considered when determining SUHI management strategies. Studies have demonstrated the importance of coproduction (i.e., involving citizens in the production of knowledge and planning decisions) in developing tailored urban environmental policies<sup>59</sup>. Manoli et al.<sup>60</sup>, who used similar globally consistent satellite-derived data to evaluate drivers of SUHI in 30,000 cities around the world, acknowledge that these data can provide a first-order analysis to understand base-level SUHI exposures and differences to complement more fine-grained data on local factors that influence the SUHI (see "Study limitations" section for more discussion on data issues).

For example, the presence (or absence) of urban vegetation is often proposed as a strategy to reduce the urban heat island effect <sup>13,16,20,61</sup>, climate change more generally <sup>62</sup>, and for their other cobenefits <sup>63–66</sup>. Access to green space has been found to be inversely correlated with median income <sup>67</sup>. Actions such as planting trees in low-income and minority neighborhoods, which has been shown to reduce summertime afternoon temperatures by as much 1.5 °C <sup>68</sup>, can increase property values and housing

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	Climate zone					
	Arid	Snow	Temperate	Equatorial	Total	
(a) Population-weighted means—Below 5 years old: Total	0.55	2.38	2.37	2.94	2.20	
	(1.67)	(2.66)	(2.73)	(2.16)	(2.68)	
People of color <sup>a</sup>	0.73	3.41	2.94	3.24	2.76	
	(1.57)	(2.53)	(2.68)	(2.06)	(2.64)	
Black <sup>b</sup>	0.85	3.81	3.13	3.82	3.21	
	(1.54)	(2.26)	(2.72)	(1.82)	(2.62)	
Hispanic <sup>c</sup>	0.81	3.58	3.01	3.01	2.69	
	(1.53)	(2.66)	(2.62)	(2.11)	(2.60)	
Non-Hispanic white <sup>d</sup>	0.16	1.59	1.53	1.88	1.45	
	(1.80)	(2.49)	(2.59)	(2.16)	(2.53)	
Above 65 years old: Total	0.16	2.03	1.96	2.58	1.84	
	(1.82)	(2.66)	(2.79)	(2.19)	(2.72)	
People of color <sup>a</sup>	0.55	3.58	3.01	3.38	2.88	
	(1.62)	(2.54)	(2.82)	(2.13)	(2.77)	
Black <sup>b</sup>	0.69	3.82	3.22	3.77	3.28	
	(1.63)	(2.33)	(2.83)	(1.92)	(2.72)	
Hispanic <sup>c</sup>	0.65	3.85	3.16	3.32	2.80	
	(1.53)	(2.79)	(2.70)	(2.16)	(2.68)	
Non-Hispanic white <sup>d</sup>	0.02	1.69	1.51	1.91	1.44	
	(1.87)	(2.57)	(2.66)	(2.01)	(2.60)	
(b) Difference in means—Below 5 years old: People of color <sup>a</sup> Non-Hispanic white <sup>d</sup>	0.57***	1.82***	1.41***	1.36***	1.31***	
	(0.078)	(0.106)	(0.159)	(0.018)	(0.138	
Above 65 years old: People of color <sup>a</sup> Non-Hispanic white <sup>d</sup>	0.57***	1.88***	1.50***	1.47**	1.44**	
	(0.086)	(0.111)	(0.258)	(0.080)	(0.20	

Source: Author calculations, based on data from US Census Bureau and ref. 35. Sample includes all urbanized areas with 2017 population over 250,000. Panel (a): Population-weighted means of urbanized area SUHI intensity in "C. Standard deviation is given in parentheses. Panel (b): Difference in group means. Standard errors clustered by urban area are given in parentheses, alone. ">p<0.05. ""p<0.01" people of color includes all Hispanic and all who do not identify as white alone. "Black slone, including Hispanic black."

\*Plack slone, including Hispanic, Latino, or Spanish origin" as their ethnicity, regardless of race.

\*Non-Hispanic white alone.

costs. Previous work indicates that these housing price effects may displace minority residents the policies were designed to help<sup>69,70</sup>. Evidence suggests that homeowners value cooler temperatures and that local temperature differentials are capitalized into housing prices<sup>71</sup>. It is therefore unsurprising that people living below the poverty line have higher average temperature exposures than those at over two times above the poverty line in 94% of major urbanized areas in our study.

Complexity in disentangling race, income, and SUHI. The effect of historical practices of real estate, urban development, and planning policies that promoted spatial and racial segregation in US cities<sup>26,72</sup>, as well as the fact that people of color tend to have lower income than white populations in the USA makes it diffi-cult to disentangle purely economic reasons for the unequal distribution of SUHI intensity exposure to those based upon racial factors. We can, however, shed light on the complex relationships between race, poverty, and urban heat by comparing the SUHI distributions faced by people of color to those faced by people living below the poverty line.

While there is some overlap of individuals belonging to both groups, such individuals are a minority; according to the 2017 5year ACS, only about 10% (ranging from 0.4 to 18.9%) of people of color live below the poverty line in these major urbanized areas. If income were to determine local summer daytime SUHI intensity exposure, one would expect that the typical person of color would have a lower exposure than the typical person living below poverty. Table 1 shows that this hypothesis is unsupported: across the entire sample the mean SUHI exposure of a person of color (2.77 ± 2.70 °C) is practically identical to that of a person living below poverty (2.77 ± 2.73 °C). The distribution of temperature differentials across cities is also similar for these two groups (Fig. 1). Nationally, we observe few cities (about 10%) with statistically significant differences between the mean SUHI intensities for these groups (Fig. 2c).

Illustrative examples. While the SUHI distributions for below poverty and people of color are nearly identical (Fig. 1), patterns of exposure by sociodemographic group are not all the same between cities. Figure 3 provides an illustrative example, contrasting the cases of Baltimore, MD, and Greenville, SC. In Baltimore, the temperature exposure of the average person of color is about  $0.7^\circ$  cooler than the average person in poverty, whereas the opposite is true for Greenville. Figure 3a, b shows that in Greenville, the Black population is highly concentrated in the warmest census tracts, while the poor population is more widely dispersed to cooler areas away from the city center. In Baltimore by contrast, Fig. 3c, d indicates that the poorest census tracts tend to be the warmest, while the Black population is much more evenly spread through the city.

As these illustrative examples of Greenville, SC, and Baltimore, MD, show, while many factors might explain our observed difference in below poverty and minority populations' SUHI exposure in these two cities, prior research on residential housing markets in the USA has shown that racial and ethnic segregation, among factors other than consumer preference alone, determine where certain groups live 73,74.

Future challenges. The patterns of systematically higher SUHI exposure for low-income populations and communities of color

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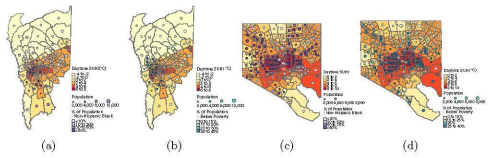


Fig. 3 Distribution of surface urban heat island intensity (SUHI) by race and income in Greenville, SC, and Baltimore, MD. The correlation between SUHI intensity (dark orange and red) and census tracts that are predominantly non-Hispanic Black (in dark purple) and low-income areas (in dark teal) differs across cities. Hispanic is defined as all who report "Hispanic, Latino, or Spanish origin" as their ethnicity, regardless of race. a Greenville, SC: SUHI and race. b Greenville, SC: SUHI and income. c Baltimore, MD: SUHI and race. d Baltimore, MD: SUHI and income.

in nearly all major US cities may lead to further inequality if these disparities persist or worsen. Currently disadvantaged groups suffer more from greater heat exposure that can further exacerbate existing inequities in health outcomes and associated economic burdens, leaving them with fewer resources to adapt to increasing temperature<sup>75</sup>. Increasing trends of urbanization, demographic shifts with aging populations, and the projected rise in extreme heat-related events due to climate change<sup>37</sup>, may compound certain groups' vulnerability to extreme heat in the future<sup>29,38</sup>. From an environmental equity and justice perspective, understanding where these disparities in heat exposure exist today can inform future efforts to design policy interventions to ameliorate them.

Study limitations. While the SUHI database used in this study has been validated against other published estimates35, we recognize limitations of its use as a metric to identify which groups may be more vulnerable to heat stress within cities. Our environmental equity analysis assumes that SUHI intensity is harmful. While this assumption is likely to be justified in the summer periods evaluated in this study, the effect may be beneficial in cities exposed to extreme winter cold<sup>76</sup>. Although in theory the association between SUHI intensity and income and race could imply less extreme cold-related stress in poorer and predominantly non-white neighborhoods, other research suggests that these winter benefits may not materialize35. Nonetheless, intracity variation should be taken into account while planning strategies both to reduce mean SUHI and to address environmental disparities in its exposure within cities.

Heat stress also depends on factors other than LST and air temperature, including humidity, wind speed, and radiation<sup>77</sup> SUHI intensity, however, is still a useful proxy for the urban contribution to local heat stress35. Our analysis relies on satellitebased estimates, which could overestimate UHI magnitude compared to in situ weather stations, particularly during daytime<sup>78</sup>, when shade from tree canopies or buildings reduce air temperature in a way that is not captured from a satellite's vantage point. Our estimates, therefore, likely slightly overestimate the absolute measures of UHI (in °C), but in lieu of dense, widely accessible ground-based air temperature networks, satellite-derived estimates represent the best available data source.

We assume every individual residing in a census tract has the same temperature exposure. In reality, temperatures and demographic characteristics may vary within a tract, and exposures can depend on individual behavior or conditions (home air conditioning, time spent outdoors, etc.). Our analysis also assumes that people pass the entire day in their census tract, abstracting from the possibility that they spend work or leisure time in other locations with distinct SUHI profiles.

The choice to use census tract as the unit of analysis is a compromise based on the relative precision of demographic and satellite data. Precise demographic data are publicly available at the smaller census block group level, and aggregating to larger tracts implies a loss of information. In other contexts, the environmental justice literature suggests that such aggregation can underestimate racial disparities due to the fallacy"79. In contrast, although satellite data are available at a resolution of 1 km, this pixel-level data have a relatively high degree of uncertainty, particularly for urban areas<sup>80</sup>. Since census tracts, unlike block groups, typically contain more than one pixel, averaging the satellite data to this level of aggregation provides more reliable surface temperature estimates.

We also do not evaluate inequities in SUHI among demographic groups over time. Future research could evaluate whether disparities in SUHI exposure have improved or worsened in time. A recent study examining inequality in fine particulate air pollution (PM<sub>2.5</sub>) found that between 1981 and 2016, absolute disparities between more and less polluted census tracts in the USA declined but that relative disparities have persisted, meaning the most exposed subpopulations in 1981 remained the most exposed in 2016<sup>81</sup>. Incorporating a time-series panel dataset on SUHI intensity and sociodemographic characteristics would allow for future understanding of the role climate change and increasing temperatures may have on worsening heat exposure disparities over time.

SUHI intensity database. Existing maps of SUHI intensity use physical boundaries (e.g., boundary based on built-up, impervious land cover usually measured through satellite remote sensing) as the units of calculations for delineating both urban areas and their corresponding rural references, making them unsuitable for use with socioeconomic data without significant uncertainties. To deal with this scale mismatch between administrative and physical boundaries, we use summertime (June, July, and August; Supplementary Fig. 1) values from our recently created SUHI

July, and August, Supplementary Fig. 1) values from our recently created SUHI database for the USA that is consistent with census tract delineations<sup>35</sup>. This dataset uses global LST products from NASA's MODIS sensor<sup>82</sup> and the land cover product from the European Space Agency<sup>83</sup>. It calculates SUHI intensity at the census tract level by combining the land cover data with the census tracts that intersect US urbanized areas, as defined by the US Census Bureau<sup>84</sup>. We use the simplified urban extent method<sup>15</sup> to define the SUHI intensity of an urban census tract t as the difference between the tract's mean LST and the mean

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temperature of the rural reference r, the nonurban, nonwater land cover pixels within the tract's urbanized area

$$SUHI_{r} = LST_{r} - LST_{r}$$
 (1)

Urbanized area boundaries do not necessarily coincide with those of census tracts. In such cases, we adjust the approach to include only pixels within the urbanized area of a census tract to calculate LST<sub>c</sub> For more details, see ref. <sup>35</sup>. Tl distributional analysis thus implicitly assumes no one resides in the nonurbanized portions of those outlying tracts.

Since previous studies have demonstrated the importance of background climate in modulating the SUHI intensity<sup>15,16</sup>, we also examine the relationship between disparities in SUHI exposure and the Köppen-Geiger climate zone<sup>85</sup>. The possible impact of background climate has policy implications, since it constrains what city planners can do to mitigate the city-specific SUHI and its distributional

Demographic data. We assign the same SUHI intensity to every individual living in a given census tract. Demographic group averages are calculated as weighted means across census tracts, in which the weights correspond to the number of means across census tracts, in which the weights correspond to the humber of people of a given group residing in a tract. Census tract level demographic data come from the 2017 ACS 5-year Data Profile<sup>86,87</sup>. We collect data on race, ethnicity, poverty status, age, and age by race for all 46,346 census tracts in the 175 census-defined urbanized areas that contain more than 250,000 residents (Supplementary Fig. 2). Our set of urbanized areas ranges from 43 to 4470 tracts, with a plementary Fig. 2). Our set of urbanized areas ranges from 43 to 4470 tracts, with a median of 582 (Supplementary Table 2). Responses to race include options for single race (e.g., Black only) as well as multiple races. Hispanic is an ethnicity reported in addition to race (e.g., Black only and Hispanic). Regardless of race, it is defined as any who respond "yes" to the Census question asking whether the person is "of Hispanic, Latino, or Spanish origin." For the total population, we generate categories for two non-Hispanic single race groups (Black, white), Hispanic of any race, and "Other". Other includes non-Hispanics of other single races, including Black or Affects American Asian American Latina and Alacks Native. including Black or African American, Asian, American Indian and Alaska Native, Native Hawaiian and other Pacific Islander, and non-Hispanics reporting two or more races. We also create a People of Color category that includes all Hispanic more races. We also create a People of Color category that includes all Hispanic and all who do not identify as white alone. For age categories, we use the same race and ethnicity groupings to develop under 5 and over age 65 categories. Since ACS age data do not differentiate Black by Hispanic ethnicity, however, Black Hispanics appear in both the Black and Hispanic categories in Table 3 only.

The ACS reports poverty status as household income relative to the poverty line. This income is not measured in dollars since the poverty line depends on the number of individuals in the household. We use these data to generate three income categories; at or below the powerty line from one to two times the powerty.

income categories: at or below the poverty line, from one to two times the poverty line, and at or above two times the poverty line (the highest recorded category). While results for each of these income categories are provided in our tables, for the ease of exposition, we focus our discussion on the tails of the income distribution: the poor (those below poverty) and the relatively rich (above two times).

Inequality metrics. The goal of comparing exposure levels across population groups is to determine whether a distribution of SUHI intensities for a given group is preferable in some sense to that of another. In contrast to approaches identifying correlations between summer temperatures and neighborhood characteristics such as historical redlinings or percentage poor or low income, e.g., ref. <sup>23</sup> we place the unit of analysis on the individual to better understand human welfare implications of SUHI exposure.

There is no clear link between what individuals find desirable and the significance of statistical correlations between neighborhood attributes. It is significance or statuscal correlations between neighborhood attributes, it is theoretically possible, for example, for the average individual in a demographic group to be better off with a positive (versus negative) correlation between summer heat and their group's majority status in a neighborhood if most members of the group happen to live in neighborhoods in which they are a minority.

A simple individual-based metric such as mean exposure is potentially

misleading due to nonlinear adverse health impacts of summer heat. Evidence suggests that above a moderate threshold damage is an increasing convex function suggests that above a moderate threshold damage is an increasing convex function of temperature, i.e., a 1° temperature increase causes more damage at higher temperatures and the same of temperature will be lower than that of a population with the same mean exposure but an unequal temperature distribution. It follows that for any unequal temperature distribution there exists a more desirable (from a health perspective) distribution characterized by a higher mean and no inequality. That is, a perfectly equal summer temperature distribution is generally preferable to an unequal

distribution with the same mean.

Using this principle, we adapt an ethical framework commonly used to study income distributions to compare distributions of environmental harm<sup>89</sup>. Under this framework, a distribution is considered more desirable than another if it would be chosen by an impartial agent who knows only that she will receive an outcome from that distribution but is ignorant regarding what that outcome will be. Reframing the problem of ranking SUHI exposure distributions as one of rational

choice made behind a "veil of ignorance" <sup>99,91</sup>, provides an intuitive approach founded on explicitly specified individual preferences.

To implement this method, we transform distributions of SUHI intensity across

individuals in a demographic group to "lotteries" in which the probability of receiving a given exposure corresponds to the proportion of people in the group receiving that exposure. The more desirable distribution is the lottery that would be chosen ex ante by an impartial representative agent who only knows that her ex post exposure will be randomly drawn from that lottery. This choice in turn depends on assumptions made about the agent's tastes regarding the harm caused different levels of exposure.

The equally distributed equivalent (EDE) 92,93 is a construct for cardinally

ranking all possible lotteries. It represents the value of the outcome (in our case, SUHI intensity) that, if experienced by everyone in the group, would make the impartial agent indifferent between the actual unequal distribution and the hypothetical equal distribution.

In summer, the EDE is generally higher than the mean of the actual

distribution, i.e., the agent would be willing to bear a higher average intensity if she knew that she were guaranteed not to randomly draw a value higher than the mean<sup>89</sup>. The gap between the EDE and the mean is an index of inequality within a given group, indicating the maximum additional SUPH intensity per person that would make the representative agent indifferent between the actual distribution

would make the presentative gent interior between the actual institution and the hypothetical equal distribution.

As described in ref.  $^{89}$  and Supplementary Note 1, the KP inequality index has several desirable features relevant to characterizing distributions of environmental harm. For an N-dimensional vector of SUHI intensities  $\mathbf{x}$ , with each element corresponding to the exposure of individual n in a given urbanized area, the KP inequality index can be expressed

$$I(\mathbf{x}) = -\frac{1}{\kappa} \ln \frac{1}{N} \sum_{n=1}^{N} e^{\kappa [\kappa - \mathbf{x}_n]}, \text{ for } \kappa < 0.$$
 (2)

Here, x is the mean outcome and  $\kappa$  is a parameter indicating the degree to which inequality in the distribution is undesirable due to increasing marginal damage. The KP EDE is simply  $I(\mathbf{x}) + \mathbf{x}$ . As is standard in the literature, we present results for a range of possible values for  $\kappa$  (see Supplementary Tables 3–5).

Software. All statistical analyses were conducted in Stata (Version 15) and R (Version 3.6.3). Figures were made using ggplot294 and tmap9596 packages in R. The SUHI dataset was created using the Google Earth Engine platform97.

Reporting summary. Further information on research design is available in the Nature Research Reporting Summary linked to this article

#### Data availability

SUHI intensity data are available for exploration on an interactive Google Earth Engine platform tool, available at https://datadrivenlab.users.earthengine.app/view/usuhiapp and also for download at https://data.mendeley.com/datasets/x9mv4krnm2/2. Sociodemographic data were collected from the US Census Bureau 2017 5-year ACS via the API at https://api. census gov/data/2017/acs/acs5/variables.html

#### Code availability

Code to reproduce the figures is available upon reasonable request

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#### Author contributions

All authors contributed equally to the conceptualization and design of this work, analyzed data, and wrote the paper. T.C. led development of the SUHI dataset.

#### Competing interests

The authors declare no competing interests.

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#### **Original Contribution**

Does Traffic-related Air Pollution Explain Associations of Aircraft and Road Traffic Noise Exposure on Children's Health and Cognition? A Secondary Analysis of the United Kingdom Sample From the RANCH Project

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The authors examined whether air pollution at school (nitrogen dioxide) is associated with poorer child cognition and health and whether adjustment for air pollution explains or moderates previously observed associations between aircraft and road traffic noise at school and children's cognition in the 2001-2003 Road Traffic and Aircraft Noise Exposure and Children's Cognition and Health (RANCH) project. This secondary analysis of a subsample of the United Kingdom RANCH sample examined 719 children who were 9-10 years of age from 22 schools around London's Heathrow airport for whom air pollution data were available. Data were analyzed using multilevel modeling. Air pollution exposure levels at school were moderate, were not associated with a range of cognitive and health outcomes, and did not account for or moderate associations between noise exposure and cognition. Aircraft noise exposure at school was significantly associated with poorer recognition memory and conceptual recall memory after adjustment for nitrogen dioxide levels. Aircraft noise exposure was also associated with poorer reading comprehension and information recall memory after adjustment for nitrogen dioxide levels. Road traffic noise was not associated with cognition or health before or after adjustment for air pollution. Moderate levels of air pollution do not appear to confound associations of noise on cognition and health, but further studies of higher air pollution levels are needed.

air pollution; child psychology; cognition; environmental pollution; epidemiology; noise; public health; transportation

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Abbreviation: RANCH, Road Traffic and Aircraft Noise Exposure and Children's Cognition and Health.

To date, over 20 studies have shown a negative association between environmental noise, such as aircraft or road traffic noise, and children's reading abilities and memories (1-6). Cognitive tasks affected by environmental noise tend to be those involving language and central processing skills, such as reading and memory. Several pathways for associations between chronic noise exposure and children's cognition have been suggested, including teacher and pupil frustration (7), learned helplessness (8), impaired attention (7, 9), increased arousal (10), indiscriminate filtering out of noise (11), and noise annoyance (12).

Road traffic and aircraft noise have also been shown to influence cardiovascular health in adults, and there is some evidence that environmental noise may also influence children's blood pressure levels (13, 14). Studies have also found associations between environmental noise exposure and children's psychological health (5, 15, 16). However, there has been little examination of the influence of air pollution on the associations observed between environmental noise exposure and children's health and cognition. Children attending schools exposed to high levels of environmental noise may also experience traffic-related air pollution. Although evidence for associations of air pollution with children's respiratory health is robust (17, 18), evidence for associations with children's cognition is equivocal. A study in Boston found that higher levels of black carbon, a marker for traffic particles, were associated with decreased cognitive function in 202 children aged

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8-11 years, with associations being found across a range of verbal and nonverbal intelligence and memory assessments (19). However, noise exposure was not measured in that study. A study of Chinese children aged 8-10 years found some significant associations between traffic-related air pollution and neurobehavioral function (20). Conversely, a recent study of 210 Spanish children who were 5 years of age found few significant associations between nitrogen dioxide levels and a range of cognitive and motor abilities (21). Prenatal exposure to air pollution may also be associated with impaired infant mental development (22). Proposed mechanisms for the impact of chronic air pollution on cognition are inflammation or oxidative stress caused by air particles, which influence the central nervous system and lead to neurotoxicity in the brain, potentially influencing brain connectivity (23, 24). Ultrafine particulates may also directly influence the brain by being absorbed in the lungs or via the olfactory nerves (23).

Few studies have examined the impact of coexisting environmental noise and air pollution exposure on children's cognition and health (25). Studies examining the association between the 2 pollutants in general population samples indicated that there were correlations of approximately 0.5–0.6 between nitrogen dioxide and traffic-related noise levels, although local factors, such as traffic and building density, urbanicity, and road layout, influenced the association (26, 27). These studies concluded that there was enough variability between the 2 pollutants to warrant studying the influence of both pollutants using separate measures (26, 27). Little is known about how the 2 pollutants may interact to influence health and cognition (25).

The present article is a secondary analysis of the United Kingdom sample from the Road Traffic and Aircraft Noise Exposure and Children's Cognition and Health (RANCH) project, a cross-sectional epidemiologic study of the associations between aircraft and road traffic noise exposure at school and the health and cognition of 9-10-year-old children in the Netherlands, Spain, and the United Kingdom (2). That study, which to our knowledge is the largest to date, found exposure-effect associations between aircraft noise exposure at school and reading comprehension (3) and recognition memory (2) in the cross-national data. No associations were observed between road traffic noise exposure at school and cognition, with the exception of conceptual recall and information recall, which surprisingly were higher in areas with high road traffic noise in the cross-national data (2). Neither aircraft noise nor road traffic noise affected working memory (2), and there were no significant associations between aircraft noise at school and psychological distress or self-reported health (2). Aircraft noise at school was not associated with systolic and diastolic blood pressure levels in the cross-national data (13); associations were observed for the Dutch sample but not the United Kingdom sample.

The present study had 4 aims. The first was to examine the correlations of aircraft noise exposure and road traffic noise exposure at school with air pollution measured at school for the United Kingdom RANCH sample. The second was to examine whether air pollution at school (nitrogen dioxide) was associated with poorer child cognition

and health outcomes in the United Kingdom RANCH sample. We postulated that air pollution would not be associated with impaired cognitive function and health. The third and fourth aims were to examine whether adjustment for air pollution at school would explain or moderate the previously observed associations of aircraft and road traffic noise exposure at school with children's health and cognition. We postulated that air pollution would not explain or moderate these associations.

#### **MATERIALS AND METHODS**

#### Sampling and design

Children who were 9–10 years of age were selected to participate in this field study based on their noise exposure in schools around London Heathrow airport (2, 3). We conducted a secondary analysis of a subsample of these children for whom air pollution data were available (hereafter referred to as the air pollution subsample). Ethical approval was provided by the East London and the City Local Research Ethics Committee, East Berkshire Local Research Ethics Committee, Hillingdon Local Research Ethics Committee in the United Kingdom; by the Medical Ethics Committee of the Netherlands Organization for Applied Scientific Research, Leiden, the Netherlands; and by the Consejo Superior De Investigaciones Cientificas Bioethical Commission, Madrid, Spain.

#### Noise exposure assessment

Aircraft noise estimates for the schools were based on 16-hour outdoor LAeq contours (LAeq is the "equivalent" average sound level A-weighted to approximate the typical sensitivity of the human ear) provided and validated by the United Kingdom Civil Aviation Authority, which gave the average continuous equivalent sound levels of aircraft noise in an area from 7 AM to 11 PM in July through September of 2000. Estimates of outdoor road traffic noise at the school were based on a combination of proximity to motorways, A roads, and B roads and traffic flow data (28) and were confirmed using noise measurements taken at the facade of the school building (2). In all analyses, aircraft and road traffic noise were entered as continuous variables in dB(A); dB(A) is a measure of sound level in decibels Aweighted to approximate the typical sensitivity of the human ear. See references 2 and 3 for further information about the noise exposure assessment.

#### Air pollution assessment

Concentrations of nitrogen dioxide (µg/m³) representing traffic-related air pollution for each school were derived using a combined emission-dispersion and regression modeling approach using the King's College London Emissions Toolkit, which has been validated against known measurements (29). The Emissions Toolkit provides detailed road traffic emissions for over 6,000 major and minor roads in London using hourly link-by-link traffic flow and speed

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data to calculate annual average emissions for pollutants from different types of vehicles. Emission estimates were for 2001 at a 20 × 20-m grid-point resolution.

The emission estimates were then inputted to the King's College London Air Pollution Toolkit (30) to model and predict the annual mean ambient concentrations of nitrogen dioxide (in µg/m<sup>3</sup>). Model inputs included meteorological data from Heathrow airport and detailed data on traffic flow, speeds, and vehicle types from the London Atmospheric Emissions Inventory (31). Air pollution values were linked to schools using the schools' postal codes. Procedures were carried out with the use of ArcGIS system (Environmental Systems Research Institute, Inc., Redlands, California). Air pollution could only be modeled for schools within the greater London area, so it was not possible to derive air pollution data for 7 of the 29 schools in the original RANCH United Kingdom cohort.

#### Outcome and confounding factors assessment

Cognition. Reading comprehension was measured using the Suffolk Reading Scale 2 (32). Episodic memory was measured using a task adapted from the Child Memory Scale (33) that assessed time-delayed conceptual recall, information recall, and recognition of 2 stories presented on compact disc. A modified version of "The Search and Memory Task" (34) was used to assess working memory. See Clark et al. (3) for further details.

Health. Parents completed a self-report questionnaire that included questions on sociodemographic factors, as well as questions on the perceived health of their children (very good/good versus fair/poor/very poor) and psychological distress measured using the parental version of the Strengths and Difficulties Questionnaire (35). We used a continuous Strengths and Difficulties Questionnaire score in our analyses. Blood pressure was assessed in half of the United Kingdom sample following a standard protocol (13) using automatic blood pressure meters (OMRON 711, OMNILA-BO International BV, Breda, the Netherlands). We used the mean of 3 blood pressure measurements in our analyses.

Confounding factors. Data on a number of potential confounders were available (2), including socioeconomic position (employment status, housing tenure, home crowding (>1.5 people per room at home)), maternal educational level, ethnicity, and main language spoken at home (Table 1). Blood pressure analyses were adjusted for premature birth (before gestational week 36), self-reported parental high blood pressure, birth weight (<2,500 g vs. ≥2,500 g), cuff size of blood pressure monitor, temperature during testing (°C), and body mass index (weight (kg)/ height  $(m)^2$ ) (13).

#### Procedure

Group testing was carried out in the classroom in the spring of 2002 and the cognitive tests and child questionnaire were administered as part of a 2-hour testing session conducted in the morning. Written consent was obtained from parents and children. Each child took home a questionnaire for his or her parent.

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#### **Analysis**

Data were analyzed using the STATA xtmixed command for multilevel modeling (StataCorp LP, College Station, Texas), which enabled variables at the school level (e.g., air pollution) and the individual level (e.g. home ownership) to be fitted in the same model. Beta values, 95% confidence intervals, and P values for each variable were obtained. Spearman's rho bivariate correlations were calculated to assess the strength of association between nitrogen dioxide and the noise exposure at school measures, as nitrogen dioxide was not normally distributed.

As air pollution data were available for 22 of the original 29 schools sampled in the United Kingdom RANCH cohort, descriptive statistics were run to compare characteristics of the air pollution subsample data with the original RANCH United Kingdom sample. We fitted multilevel regression models to examine the associations between aircraft and road traffic noise exposure and child cognition and health and adjusted those models for sociodemographic factors to see if the original findings (2, 3, 13) could be replicated in the United Kingdom sample and the United Kingdom air pollution subsample.

Multilevel linear and logistic regression models were used to examine the associations between air pollution and the child cognition and health outcomes. Model 1 included nitrogen dioxide levels and was adjusted for age, gender, mother's educational level, parental employment status, crowding in the home, home ownership, long-standing illness, main language spoken at home, parental support for school work, and classroom window glazing. Model 2 was additionally adjusted for aircraft and road traffic noise exposure at school. We then examined multiplicative interactions between noise exposure and air pollution. For the blood pressure analyses, model 1 was additionally adjusted for body mass index, blood pressure cuff size, room temperature, birth weight, parental high blood pressure, and prematurity. To maximize power in the analyses, complete case analyses were conducted, resulting in a different number of participants for each outcome.

#### RESULTS

#### Correlations between noise exposure and air pollution at school

The correlation between nitrogen dioxide levels with aircraft noise exposure was moderate (r = 0.41, P < 0.01). Similarly, the correlation between road traffic noise exposure at school and nitrogen dioxide was also modest (r = 0.46, P < 0.01).

#### Comparison of the sample with and without air pollution data at school

Data on air pollution at school were available for 75% (n = 719) of the original United Kingdom sample (n = 960). Descriptive analyses revealed few differences between the samples with and without air pollution data (Table 1). Aircraft noise exposure and road traffic noise exposure in 110-8 Cont.

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Home overcrowded

Characteristic	Subsample With Air	Pollution Data (n=71	9)	Sample Without Air	Sample Without Air Pollution Data (n = 241)			Difference Between the Samples With and Without Air Pollution Data <sup>a</sup>		
	Range	Mean (SD)	%	Range	Mean (SD)	%	ť	χ²	P Value	Clark et al.
Exposure data									~	<u>a</u>
Aircraft noise exposure at school, dBA	34–68	54 (10.6)		46–59	52 (3.83)		3.60		<0.01	
Road traffic noise exposure at school, dBA	37–67	50 (7.7)		47–63	52 (5.04)		-4.78		<0.01	
Nitrogen dioxide at school, μg/m <sup>3</sup>	29.41-79.88	42.73 (10.60)		N/A					N/A	
Cognitive outcomes										
Reading comprehension	-1.49-2.51	0.20 (1.13)		-1.49-2.51	0.23 (1.11)		-0.36		0.72	
Recognition memory	15–30	25.10 (2.63)		14-30	24.78 (2.75)		1.54		0.12	
Information recall	0-30.5	19.02 (5.31)		0-29	18.06 (5.86)		2.30		0.02	
Conceptual recall	0-7.5	5.25 (1.37)		0-7.5	5.04 (1.53)		1.93		0.06	
Working memory	-11-32	15.02 (7.37)		-13-32	14.50 (7.85)		0.84		0.40	
Health outcomes										
Overall Strengths and Difficulties Questionnaire score	0–34	10.16 (6.02)		0–29	9.79 (5.63)		0.81		0.42	
Very good/good self- rated health			82.7			8.08		4.43	0.51	
Fair/poor/very poor self-rated health			17.3			19.2				
Systolic blood pressure <sup>b</sup>	85-141	108.4 (10.1)		91–135	110.5 (8.0)		-1.89		0.06	
Diastolic blood pressure <sup>b</sup>	49–106	67.1 (8.1)		46-82	66.9 (7.5)		0.16		0.87	
Sociodemographic factors										
Age	8 years, 10 months-11 years, 11 months	10 years, 3 months		8 years, 10 months-11 years, 11 months	10 years, 3 months		-0.78		0.43	
Male			45.6			43.6		0.30	0.58	
Female			54.4			56.4				
Parent(s) not employed			22.7			22.9		0.004	0.95	
Parent(s) employed			77.3			77.1				
200 A A A B 32										1

21.7

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1.53

25.7

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Table 1. Continued

haracteristic	Subsample With	Subsample With Air Pollution Data (n = 719)			Sample Without Air Pollution Data (n = 241)				Difference Between the Samples With and Without Air Pollution Data <sup>a</sup>		
	Range	Mean (SD)	%	Range	Mean (SD)	%	ť	χ²	P Value		
Home not owned/ mortgaged			42.5			41.0		0.16	0.67		
Child has long- standing illness			26.6			25.7		0.07	0.79		
Child speaks other language at home			20.3			27.0		4.67	0.03		
Classroom has single window glazing			57.3			74.7		73.23	<0.01		
Mother's educational level <sup>b</sup>	0.004-0.853	0.48 (0.28)		0.004-0.853	0.56 (0.28)		-4.28		<0.01		
Parental support scale	4-12	10.2 (2.0)		5-12	10.2 (1.9)		-0.40		0.69		
Small blood pressure cuff size <sup>c</sup>			5.8			1.3		2.55	0.11		
Low birth weight (<2,500 g) <sup>c</sup>			9.4			8.0		0.14	0.71		
Premature birth (before gestational week 36) <sup>c</sup>			12.0			14.7		0.40	0.53		
Parent(s) with high blood pressure <sup>b</sup>			20.3			25.3		0.89	0.35		
Body mass index <sup>c,d</sup>	9-23	13.3 (2.32)		10-18	13.0 (1.71)		1.31		0.19		
Temperature during blood pressure measurement, °C°	20–27	22.9 (1.63)		21–26	23.8 (1.35)		-4.47		<0.01		

Abbrevistors: dB(A), sound level in decibels A-weighted to approximate the typical sensitivity of the human ear; N/A, not applicable; RANCH, Road Traffic and Aircraft Noise Exposure and Children's Cognition and Health, SD, standard deviation.

a  $\chi^2$  tests were used for categorical variables and (tests were used for continuous variables to detect differences between the samples with and without air pollution data.

b Measured using a relative inequality index based on a ranked index of standard qualifications in each country resulting in a standardized score ranging from 0.01 to 1.00.

c These factors were only included as confounders/covariates in the blood pressure regression models and the numbers were reduced. There were 276 for whom we had air pollution data and 75 for whom we did not.

d Weight (kg)/height (m)<sup>2</sup>.

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the air pollution subsample were slightly higher: Schools with lower noise exposure levels were also schools for which emission data were not available. There were no differences in cognitive or health outcomes or in socio-demographic factors between the samples except for the fact that the air pollution subsample had slightly lower information recall test scores, were more likely to speak English at home, and had mothers with lower educational levels.

Table 2 shows a comparison of the multilevel regression models for aircraft and road traffic noise associations with cognition and health in the original United Kingdom RANCH sample (n=960) and the air pollution subsample (n=719). We observed associations of similar magnitudes between aircraft and road traffic noise and cognition and health. In the air pollution subsample, aircraft noise exposure at school was significantly associated with children's recognition memory and conceptual recall. Associations with reading comprehension and information recall were borderline significant, and there were no associations with health (Table 2). No associations between road traffic noise and children's cognition or health were observed (Table 2).

The association that we found between aircraft noise exposure and recognition memory replicates that from analyses of the cross-national data (2). The borderline association for reading comprehension replicates and is of a magnitude similar to that from previous analyses of the United Kingdom RANCH data (3). We did not replicate the cross-national findings of an association between road traffic noise and conceptual or information recall (2) in either sample. Neither the cross-national nor the United Kingdom sample data set showed a significant association between aircraft noise and conceptual recall; however, the air pollution subsample did show such an association. There were no associations between aircraft noise or road traffic noise at school and psychological distress, self-rated health, or blood pressure (Table 2) in either sample, replicating the findings of previous analyses (2, 13).

# Associations between air pollution, aircraft noise, and road traffic noise at school and children's cognition

After adjusting for sociodemographic factors, we found that nitrogen dioxide levels at school were not significantly associated with children's reading comprehension, recognition memory, information recall, conceptual recall, or working memory, either before or after adjustment for aircraft and road traffic noise exposure at school (Table 3). Overall, adjustment for air pollution at school had little influence on the associations previously observed between aircraft noise exposure at school and children's cognition (Table 3). Aircraft noise exposure at school remained significantly associated with poorer recognition memory, reading comprehension, information recall, and conceptual recall. There were no significant

associations between road traffic noise exposure and cognition either before or after adjustment for air pollution at school.

## Associations between air pollution, aircraft noise, and road traffic noise at school and children's health

There were no significant associations of nitrogen dioxide at school with children's psychological distress, systolic blood pressure, diastolic blood pressure, or self-rated health either before or after adjustment for aircraft noise and road traffic noise at school (Table 4).

# Does air pollution moderate associations of aircraft noise and road traffic noise at school with children's health and cognition?

Air pollution did not moderate the associations between noise exposure and children's cognition or health. One exception was that road traffic noise exposure was associated with poorer recognition memory for children with lower nitrogen dioxide exposure ( $\beta = -0.07$ , P < 0.05, n = 314) compared with children higher nitrogen dioxide exposure ( $\beta = 0.03$ , P = 0.13, n = 327).

#### DISCUSSION

In the present article, we explored the associations between air pollution at school and children's cognition and health in a sample of 9-10-year-old children attending schools near London Heathrow airport. There were 4 main findings. First, there were moderate correlations of both aircraft and road traffic noise exposure at school with air pollution measured at the school. Second, there was no evidence of a relation between air pollution (nitrogen dioxide) and a range of children's cognitive and health outcomes. Third, associations between aircraft noise exposure and children's cognition could not be fully explained by air pollution. No associations between road traffic noise exposure and children's cognition were observed, either before or after adjustment for air pollution. Finally, there was little evidence that air pollution moderated the association of noise exposure on children's cognition. These results raise concerns regarding the influence of chronic aircraft noise on children's cognitive abilities.

To our knowledge, this is one of the first studies to examine the impact of both environmental noise exposure and air pollution on children's cognition and health. Air pollution was not significantly associated with a range of cognitive outcomes, either before or after adjustment for environmental noise exposure. These findings contrast with some previous studies, which found associations between air pollution and a range of cognitive abilities, including verbal and nonverbal intelligence, vocabulary, attention, and memory after adjustment for socioeconomic factors (19–21). There are several explanations for the difference in our findings compared with previous studies. Despite adjusting for socioeconomic factors, residual unmeasured confounding remains possible in all the studies. There may be differences in air pollution exposure and cognitive

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**Table 2.** Multilevel Model Parameter Estimates for the Impact of Aircraft and Road Traffic Noise at School on Children's Cognitive Performance and Health Outcomes, United Kingdom RANCH Project, 2001–2003

	Aircraft and		: Noise at School Ad graphic Factors <sup>a</sup>	djusted for						
Variable	W-	Original S	ample (n = 960)		Air Pollution Subsample ( $n = 719$ )					
	No. of Participants	β <sup>b</sup>	95% CI	P Value	No. of Participants	β <sup>b</sup>	95% CI	P Value		
Cognitive outcomes										
Reading comprehension	864				651					
Road traffic noise		-0.001	-0.014, 0.011	0.80		-0.002	-0.017, 0.013	0.77		
Aircraft noise		-0.010	-0.020, 0.0005	0.06		-0.011	-0.022, 0.00021	0.05		
Recognition memory	844				641					
Road traffic noise		-0.012	-0.046, 0.021	0.47		-0.012	-0.048, 0.023	0.50		
Aircraft noise		-0.035*	-0.061, -0.009	0.01		-0.042*	-0.069, -0.016	< 0.01		
Information recall	837				638					
Road traffic noise		0.039	-0.030, 0.108	0.27		0.040	-0.014, 0.094	0.14		
Aircraft noise		-0.025	-0.080, 0.028	0.35		-0.040	-0.082, 0.001	0.06		
Conceptual recall	834				636					
Road traffic noise		-0.007	-0.008, 0.022	0.37		0.007	-0.007, 0.021	0.31		
Aircraft noise		-0.011	-0.023, 0.001	< 0.01		-0.015*	-0.025, -0.004	< 0.01		
Working memory	785				580					
Road traffic noise		0.038	-0.063, 0.142	0.45		0.036	-0.096, 0.167	0.60		
Aircraft noise		-0.004	-0.063, 0.142	0.92		0.00077	-0.096, 0.097	0.99		
Health outcomes										
Psychological distress	842				634					
Road traffic noise		-0.025	-0.084, 0.032	0.38		-0.030	-0.093, 0.033	0.35		
Aircraft noise		-0.017	-0.064, 0.029	0.46		-0.023	-0.073, 0.026	0.36		
Self-rated health	868				655					
Road traffic noise		0.0006	-0.024, 0.025	0.96		0.003	-0.024, 0.030	0.82		
Aircraft noise		0.002	-0.018, 0.022	0.83		0.007	-0.015, 0.028	0.54		
Systolic blood pressure	351				276					
Road traffic noise		-0.09	-0.25, 0.08	0.22		-0.092	-0.303, 0.118	0.39		
Aircraft noise		0.02	-0.12, 0.15	0.77		0.024	-0.131, 0.179	0.76		
Diastolic blood pressure	351				276					
Road traffic noise		0.02	-0.11, 0.15	0.76		0.042	-0.125, 0.211	0.61		
Aircraft noise		0.01	-0.09, 0.12	0.83		0.019	-0.104, 0.144	0.75		

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assessment between studies. Associations may be found at higher exposure levels: In our sample, the range of exposure to air pollution was low to moderate. Associations may also differ by city. Studies have assessed air pollution in the school environment (20) or the home environment (19, 21), which could also influence the findings. There may be error associated with school exposure, as children

spend more time at home, which could account for our null findings. Further cross-national large studies examining exposure-effect relations between air pollution exposure and a range of cognitive abilities would further inform the field.

Overall, our findings confirm those of studies that have demonstrated associations between environmental noise and children's cognition (1, 4, 5) after taking air pollution

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Abbreviations: Cl. confidence interval; RANCH, Road Traffic and Aircraft Noise Exposure and Children's Cognition and Health.

<sup>\*</sup> P≤0.05.

<sup>&</sup>lt;sup>a</sup> All models were adjusted for age, gender, employment status, crowding, home ownership, mother's educational level, long-standing illness, main language spoken at home, parental support for schoolwork, and classroom window glazing type.

<sup>&</sup>lt;sup>b</sup> Per 1-dB increase in road traffic noise or aircraft noise.

Table 3. Multilevel Model Parameter Estimates for Nitrogen Dioxide Levels at School on Children's Cognitive Performance. With Further Adjustment for Aircraft and Road Traffic Noise Exposure at School, in the United Kingdom Air Pollution Subsample of the RANCH Project, 2001-2003 (n = 719)

/ariable	No. of Participants		tion at School Adjus odemographic Facto		Air Pollution, Aircraft Noise, and Road Traffic Noise at School Adjusted for Sociodemographic Factors <sup>a</sup>			
		β <sup>b</sup>	95% CI	P Value	β <sup>b</sup>	95% CI	P Value	
Reading comprehension	651							
Nitrogen dioxide		0.00041	-0.013, 0.014	0.95	0.004	-0.009, 0.018	0.53	
Road traffic noise					-0.004	-0.019, 0.012	0.65	
Aircraft noise					-0.012*	-0.023, -0.000063	0.05	
Recognition memory	641							
nitrogen dioxide		-0.005	-0.041, 0.031	0.78	0.012	-0.021, 0.044	0.48	
Road traffic noise					-0.016	-0.054, 0.022	0.40	
Aircraft noise					-0.045*	-0.073, -0.017	< 0.01	
Information recall	638							
Nitrogen dioxide		0.012	-0.036, 0.061	0.62	0.015	-0.033, 0.062	0.54	
Road traffic noise					0.036	-0.020, 0.092	0.21	
Aircraft noise					-0.043*	-0.086, -0.000036	0.05	
Conceptual recall	636							
Nitrogen dioxide		-0.002	-0.015, 0.011	0.79	0.00023	-0.012, 0.013	0.97	
Road traffic noise					0.007	-0.008, 0.022	0.34	
Aircraft noise					-0.015*	-0.026, -0.003	0.01	
Working memory	580							
Nitrogen dioxide		0.036	-0.174, 0. <u>2</u> 46	0.74	0.003	-0.295, 0.301	0.98	
Road traffic noise					0.034	-0.141, 0.209	0.70	
Aircraft noise					0.00086	-0.109, 0.111	0.99	

Abbreviations: CI, confidence interval; RANCH, Road Traffic and Aircraft Noise Exposure and Children's Cognition and Health. \* P≤0.05.

<sup>b</sup> Per 1-dB increase in road traffic noise or aircraft noise or a 1-point increase in nitrogen dioxide (μg/m³).

into account. Aircraft noise exposure at school remained significantly associated with poorer recognition memory, reading comprehension, information recall, and conceptual recall after adjustment for nitrogen dioxide levels. Taken as a whole, these findings suggest studies that have found associations between environmental noise and children's health and cognition seem unlikely to have been seriously confounded by air pollution, although this conclusion may differ for samples with greater air pollution exposure.

However, conclusions in terms of whether air pollution confounds associations between road traffic noise exposure and children's cognition are less clear, as we failed to replicate the original cross-national RANCH finding of associations between road traffic noise exposure and improved conceptual and information recall (2) in either the original United Kingdom RANCH sample or the air pollution subsample and subsequently found no associations after adjustment for air pollution. Comparison of the original United Kingdom RANCH sample with the air pollution subsample suggests that the subsample had slightly higher noise exposures and lower maternal educational levels, were more likely to speak English at home, and had slightly higher scores on the information recall test. Overall, these differences seem unlikely to explain the lack of replication of the original RANCH road traffic noise findings for conceptual and information recall, findings that were themselves unexpected (2) and have yet to be replicated in another sample.

The finding of a significant association between aircraft noise exposure and conceptual and information recall was unexpected, as analyses of the larger cross-national (2) and United Kingdom sample did not show a significant association. It seems counterintuitive that a significant association would be found in a slightly smaller subsample, but the coefficients observed were only slightly larger in magnitude than those in the cross-national and United Kingdom samples. Given the lack of association in the betterpowered cross-national data for these cognitive outcomes, these findings should be interpreted with caution.

To our knowledge, no studies have examined associations of air pollution with child health other than with respiratory health (17, 18). We found no associations between air pollution at school and a range of children's health outcomes, including psychological distress, selfrated health, and systolic and diastolic blood pressures.

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<sup>&</sup>lt;sup>a</sup> All models were adjusted for age, gender, employment status, crowding, home ownership, mother's educational level, long-standing illness, main language spoken at home, parental support for schoolwork, and classroom window glazing type.

Table 4. Multilevel Model Parameter Estimates for Aircraft and Road Traffic Noise at School and Nitrogen Dioxide Levels at School on Children's Health in the United Kingdom Air Pollution Subsample of the RANCH Project, 2001–2003 (n=719)

√ariable	No. of Participants		llution at School Adju ciodemographic Fac		Air Pollution, Aircraft Noise, and Road Traffic Noise at School Adjusted for Sociodemographic Factors <sup>a</sup>		
		βΒ	95% CI	P Value	βι	95% CI	P Value
Psychological distress	634						
Nitrogen dioxide		0.012	-0.042, 0.067	0.67	0.025	-0.033, 0.083	0.40
Road traffic noise					-0.037	-0.104, 0.029	0.27
Aircraft noise					-0.028	-0.079, 0.023	0.28
Self-rated health	655						
Nitrogen dioxide		0.013	-0.006, 0.033	0.18	0.013	-0.008, 0.033	0.22
Road traffic noise					-0.00020	-0.027, 0.027	0.99
Aircraft noise					0.004	-0.018, 0.026	0.70
Systolic blood pressure	276						
Nitrogen dioxide		0.058	-0.092, 0.210	0.45	0.070	-0.120, 0.259	0.47
Road traffic noise					-0.102	-0.31, 0.11	0.35
Aircraft noise					0.017	-0.139, 0.174	0.83
Diastolic blood pressure	276						
Nitrogen dioxide		0.033	-0.084, 0.151	0.58	0.088	-0.059, 0.236	0.24
Road traffic noise					0.030	-0.136, 0.195	0.73
Aircraft noise					0.012	-0.110, 0.134	0.85

Abbreviations: CI, confidence interval; RANCH, Road Traffic and Aircraft Noise Exposure and Children's Cognition and Health

Thus, although there is a consensus that air pollution is associated with hypertension and cardiovascular death in adults (36, 37), our findings suggest that no associations with blood pressure are observable for children. This probably reflects the length of exposure required for the cardiovascular effects of air pollution to develop but could also reflect a lack of power to detect associations in our smaller blood pressure subsample or the moderate levels of pollu-

Few studies have examined whether air pollution moderates associations between environmental noise exposure and children's cognition and health. Van Kempen et al. (25) found that children with high air pollution exposure experienced shorter reaction times with high road traffic noise exposure. We found no evidence that air pollution moderated associations, with the exception that road traffic noise exposure was associated with poorer recognition memory for children with lower nitrogen dioxide exposure at school compared with children with higher nitrogen dioxide exposure at school. It is unclear by what mechanism lower levels of air pollution might impact the association between road traffic noise and recognition memory. This could be a chance finding given the number of interactions examined, and it needs to be replicated in a study with a wider range of air pollution exposures.

There are several limitations to the study that may influence the generalizability of the findings regarding air

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pollution. The sample lacks schools with high levels of air pollution. Children were not selected for the study based on air pollution exposure at school, which may have biased the distribution of air pollution levels in our sample. Data from participants attending 7 of 29 schools were excluded from the analyses because no air pollution data were available. We were restricted to examining the associations for air pollution at school and lacked information about air pollution exposure at home, which may be important (25). We could not model particulate matter less than 2.5 µm in diameter or black carbon, which could influence cognitive outcomes (19, 23, 24). Exposure misclassification associated with modeling air pollution exposure is a possibility, and the accuracy of estimation may differ for noise and air pollution.

The present study is the largest to date that examined the impact of exposure to both environmental noise and air pollution at school on children's health and cognition. Other strengths include the assessment of a wide-range of cognitive and health outcomes, a sample drawn from a wide range of noise exposure levels, adjustment for a wide-range of individual confounding socioeconomic factors, and the use of multilevel modeling to take school- and individuallevel variation into account.

The results of this project have implications for national and local authorities involved in public health, transport planning, and land-use planning. In terms of policy 110-8 Cont.

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<sup>&</sup>lt;sup>a</sup> All models adjusted for age, gender, employment status, crowding, home ownership, mother's educational level, long-standing illness, main language spoken at home, parental support for schoolwork, and classroom window glazing type except the blood pressure models, which were additionally adjusted for body mass index, cuff-size, room temperature, birth weight, parental high blood pressure, and prematurity.

<sup>&</sup>lt;sup>b</sup> Per 1-dB increase in road traffic noise or aircraft noise or a 1-point increase in nitrogen dioxide (μg/m<sup>3</sup>).

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implications, the RANCH project findings indicate that a chronic environmental stressor—aircraft noise exposure at school—could impair cognitive development in children, specifically reading comprehension and memory. Schools exposed to high levels of aircraft noise are not healthy educational environments.

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Research

## Long-Term Exposure to Traffic-Related Air Pollution and the Risk of Coronary Heart Disease Hospitalization and Mortality

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BACKGROUND: Epidemiologic studies have demonstrated that exposure to road traffic is associated with adverse cardiovascular outcomes.

OBJECTIVES: We aimed to identify specific traffic-related air pollutants that are associated with the risk of coronary heart disease (CHD) morbidity and mortality to support evidence-based environmental policy making.

METHODS: This population-based cohort study included a 5-year exposure period and a 4-year follow-up period. All residents 45-85 years of age who resided in Metropolitan Vancouver during the exposure period and without known CHD at baseline were included in this study (n=452,735). Individual exposures to traffic-related air pollutants including black carbon, fine particles [aerodynamic diameter  $\leq 2.5$  µm (PM $_{2.5}$ )], nitrogen dioxide (NO $_2$ ), and nitric oxide were estimated at residences of the subjects using land-use regression models and integrating changes in residences during the exposure period. CHD hospitalizations and deaths during the follow-up period were identified from provincial hospitalization and death registration records.

Results: An interquartile range elevation in the average concentration of black carbon  $(0.94\times 10^{-5})^{4}$ m filter absorbance, equivalent to approximately 0.8 µg/m³ elemental carbon) was associated with a 3% increase in CHD hospitalization (95% confidence interval, 1–5%) and a 6% increase in CHD mortality (3–9%) after adjusting for age, sex, preexisting comorbidity, neighborhood socioeconomic status, and copollutants (PM $_{2.5}$  and NO $_{2}$ ). There were clear linear exposure–response relationships between black carbon and coronary events.

CONCLUSIONS: Long-term exposure to traffic-related fine particulate air pollution, indicated by black carbon, may partly explain the observed associations between exposure to road traffic and adverse cardiovascular outcomes.

KEY WORDS: air pollution, cohort studies, coronary heart disease, particulate matter, vehicle emissions. *Environ Health Perspect* 119:501–507 (2011). doi:10.1289/ehp.1002511 [Online 16 November 2010]

A number of epidemiologic studies have demonstrated that long-term exposure to road traffic as indicated by residential proximity to major roadways or residential traffic intensity is associated with adverse cardiovascular outcomes including coronary artery atherosclerosis (Hoffmann et al. 2007), deep vein thrombosis (Baccarelli et al. 2009), fatal and nonfatal coronary events (Kan et al. 2008; Tonne et al. 2007), and cardiopulmonary mortality (Gehring et al. 2006, Hoek et al. 2002). In a previous analysis of this population-based cohort, Gan et al. (2010) observed that living close to road traffic was associated with an increased risk of coronary heart disease (CHD) mortality and that change in residential proximity to road traffic was associated with an altered risk of CHD mortality: moving close to traffic was associated with an increased risk, whereas moving away from traffic was associated with a decreased risk. In addition to exposure to traffic noise (Selander et al. 2009), residential proximity to road traffic may reflect exposure to multiple traffic-related air pollutants (Brauer et al. 2003; Künzli et al. 2000; Zhu et al. 2002). Identifying traffic-related air pollutants responsible for adverse cardiovascular outcomes is important for evidence-based

environmental policy making and cost-effective air pollution intervention.

Metropolitan Vancouver, located on the est coast of Canada, has relatively low levels of air pollution compared with other metropolitan areas. For example, in this region, the annual average concentration of fine particles [aerodynamic diameter  $\leq 2.5 \ \mu m \ (PM_{2.5})$ ] is 5 μg/m<sup>3</sup> (Brauer et al. 2008), in contrast to 8.7 µg/m³ in Toronto, Canada (Jerrett et al. 2009), 14.0 µg/m<sup>3</sup> in metropolitan areas of the United States (Pope et al. 2004), 28.3 µg/ m3 in the Netherlands (Beelen et al. 2008), and 22.8 µg/m3 in the Ruhr area, Germany (Hoffmann et al. 2007). As in most urban areas, motor vehicles are recognized as a major contributor to ambient air pollution and are responsible for much of the spatial variability in pollutant concentrations in this region (Henderson et al. 2007)

Based on our previous analyses (Gan et al. 2010), we conducted a large population-based cohort study to identify specific traffic-related air pollutants that might be responsible for the observed association between exposure to road traffic and the risk of CHD mortality. We also examined the relationships between traffic-related air pollutants and the risk of CHD hospitalization.

#### Materials And Methods

Study design. This population-based cohort study included two periods: a 5-year exposure period (January 1994-December 1998) and a 4-year follow-up period (January 1999-December 2002) for which mortality data were available. Average concentrations of traffic-related air pollutants were estimated at residences of the subjects using land-use regression (LUR) models and integrating changes in residences during the exposure period. Hospitalization and mortality information during the follow-up period was retrieved from provincial hospitalization records and death registration records, respectively. This study was approved by the Institutional Review Board of The University of British Columbia (Behavioural Research Éthics Board certificate H08-00185)

Population. As described previously, we used linked administrative databases from the universal health insurance system of British Columbia to assemble a population-based cohort (Gan et al. 2010). All Metropolitan Vancouver residents who met the following criteria at baseline (January 1999) were included in the cohort registered with the provincial health insurance plan, which provides universal coverage to nearly all residents in the study region, resided in the study region during the 5-year exposure period; 45–85 years of age; and no previous diagnosis of CHD.

Air pollution exposure assessment. We used a high-resolution LUR model combined with residential histories to estimate individual

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exposure to traffic-related air pollutants including black carbon, PM2.5, nitrogen dioxide (NO<sub>2</sub>), and nitric oxide (NO) during the 5-year exposure period. This method has been described in detail elsewhere (Brauer et al. 2008; Henderson et al. 2007; Larson et al. 2009). Briefly, NO and NO<sub>2</sub> concentrations were measured using Ogawa passive samplers (Ogawa USA, Pompano Beach, FL, USA) at 116 sites. PM2.5 concentrations were measured using Harvard Impactors (Air Diagnostics and Engineering, Harrison, ME, USA) at a subset of 25 locations. Light-absorbing carbon (black carbon) concentrations were measured using a particle soot absorption photometer (Radiance Research, Seattle, WA, USA) in a mobile monitoring campaign at a subset of 39 sites during the summer season (Larson et al. 2009). In the study region, the concentrations of black carbon based on the particle light absorption coefficient are highly correlated with the concentrations of elemental carbon measured by traditional thermal/optical reflectance  $(R^2 = 0.7-0.8)$ ;  $10^{-5}$ /m black carbon is approximately equivalent to 0.8 µg/m3 elemental carbon (Rich 2002). Based on these measurements and after adjusting for temporal variation, we calculated annual average con-

centrations of these pollutants for each site. Meanwhile, a total of 55 variables were generated in a geographic information system (GIS) (ArcGIS; ESRI, Redlands, CA, USA) to describe the land use characteristics of each site. Measured air pollutant concentrations and the most predictive land use characteristics were modeled using multiple linear regression techniques. As described previously (Brauer et al. 2008), we used the coefficient of determination ( $R^2$ ) and estimated mean error from leave-one-out cross validation analysis to evaluate the performance of these models. Overall, the performance was similar to those of previous studies (Hoek et al. 2008). For NO [ $R^2 = 0.62$ , mean error (± SD) = 2.02 ± 15.5 µg/m<sup>3</sup>], the model included the length of highways within a 100-m and a 1,000-m radius, the length of major roads within a 100-m radius, the population density within a 2,500-m radius, around each sampling site, and the elevation of each site. For NO  $(R^2 = 0.56, \text{ mean error} = 0 \pm 5.2 \text{ µg/m}^3), \text{ the}$ model included all variables in the NO model and also the area of commercial land within a 750-m radius. For  $PM_{2.5}$  ( $R^2 = 0.52$ , mean error =  $0 \pm 1.50 \, \mu g/m^3$ ), the model included the areas of commercial and industrial land within a 300-m radius, the area of residential land within a 750-m radius, and the elevation. For black carbon ( $R^2 = 0.56$ , mean error =  $0 \pm$  $0.23 \times 10^{-5}$ /m), the model included the length of major roads within a 100-m radius, distance to the nearest highway, and the area of industrial land within a 750-m radius. Overall, the performance (SD of mean error/sample mean)

of the models for NO (10%), NO $_2$  (18%), and black carbon (14%) was better than that for PM $_2$ .5 (36%).

Based on the LUR models, we generated a predicted spatial surface for annual average concentrations for each pollutant in a GIS with a resolution of 10 m. We then applied month—year adjustment factors derived from regulatory monitoring data to estimate monthly concentrations. The monthly air pollution data were assigned to subjects through their six-digit residential postal codes (area centroids). In urban areas of Metropolitan Vancouver, a six-digit postal code represents one side of a city block, but may represent a larger area in less densely populated regions. After integrating changes in residences, we calculated average concentrations of black carbon, PM2.5, NO2, and NO during the 5-year exposure period for each study subject.

Because the air pollution exposure assessment did not cover the whole study region, air pollution data were not available for a small proportion of study subjects. These subjects were thus excluded from the analyses. Meanwhile, because of changes in residences, some subjects had partially missing air pollution data; those with missing data in more than a total of any 15 months or in more than 3 consecutive months during the 5-year exposure period were also excluded from the analyses.

Case definitions. The outcomes of this study included CHD hospitalizations and CHD deaths that occurred during the 4-year follow-up period.

A CHD hospitalization case is a record of hospitalization with the following International Statistical Classification of Diseases, 9th Revision codes, ICD-9, 410-414 and 429.2 [World Health Organization (WHO) 1977] or 10th Revision (ICD-10), I20-I25 (WHO 2007), as the principal diagnosis (the most responsible diagnosis) for a hospital admission in the provincial hospitalization database.

A CHD death is a death record with CHD as the cause of death in the provincial death registration database.

A broader definition was used to identify prior CHD cases. Subjects who had a hospitalization record with CHD as the principal or primary (the diagnosis that had a substantial influence on hospital length of stay) diagnosis before baseline (based on data from January 1991 to December 1998) were regarded as previously diagnosed CHD cases. These prior cases were excluded from the analysis to examine the association of incident CHD with traffic-related air pollution.

Covariates. We included age, sex, preexisting comorbidity, and neighborhood socioeconomic status (SES) as covariates in the data analysis. We used the following ICD codes to identify preexisting comorbidity including diabetes (Pearson et al. 2002)

(ICD-9, 250; ICD-10, E10-E14), chronic obstructive pulmonary disease (COPD) (Hole et al. 1996) (ICD-9, 490–492 and 496; ICD-10, J40-J44), and hypertensive heart disease (Pearson et al. 2002) (ICD-9, 401-404; ICD-10, I10–I13) that are independent risk factors for CHD. In addition, these chronic diseases and CHD share common behavioral risk factors such as cigarette smoking. Given a lack of individual data on behavioral risk factors in this study, we used the preexisting comorbidity as a proxy variable of common behavioral risk factors (Pope et al. 2009). To sufficiently control for the influence of the comorbidities and the common behavioral risk factors, all diagnoses in a hospitalization record (up to 16 diagnoses before 2001 and up to 25 diagnoses since 2001) were used to identify subjects with these comorbidities. One hospitalization record with the diagnosis of any of these diseases during January 1991-December 1998 was defined as the presence of comorbidity.

Neighborhood SES reflects neighborhood disadvantages and is a risk factor for CHD (Diez Roux et al. 2001; Sundquist et al. 2004). In addition, because individual SES data were not available in this study, we used neighborhood SES to approximate individual SES (Domínguez-Berjón et al. 2006; Krieger 1992). The neighborhood income quintiles from the 2001 Statistics Canada Census were assigned to study subjects using their residential postal codes. For the 2001 Census, a dissemination area with 400-700 persons was the smallest census geographic unit for which all census data were disseminated. Within a census metropolitan area, all dissemination areas were ranked by household size-adjusted average family income and divided into quintiles (Gan et al. 2010).

Statistical analysis. The baseline characteristics between study subjects with different outcomes were compared using a chi-square test for categorical variables and \$\epsilon\$ test for continuous variables. Correlations between these pollutants were examined using Spearman's rank correlation.

The Cox proportional hazards regression model was used to determine the associations of each air pollutant with CHD hospitalization and mortality. CHD hospitalization and CHD death were regarded as independent events; for CHD hospitalization analysis, CHD deaths without a hospitalization record were treated as censored cases like those who died from other diseases: for CHD mortality analysis, CHD hospitalization cases without a death record were treated the same way as those without a CHD event. Person-years were calculated for study subjects from baseline to the date of the first CHD hospitalization, CHD death, or end of follow-up. For those who died from other diseases or those who moved out of the province, person-years were calculated from baseline to the date of death or the last known date in

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the province. We first calculated relative risks (RRs) of CHD events in response to an interquartile range (IQR) elevation in the average concentration of each pollutant using bivariable and multivariable models. In the multivariable analysis, we gradually adjusted for age, sex, preexisting comorbidity (diabetes, COPD, or hypertensive heart disease), neighborhood income quintiles, and copollutants. We further examined exposure–response relationships by dividing study subjects into quintiles based on the concentrations of each pollutant. RRs of CHD events were calculated for quintile 2 to quintile 5, using quintile 1 (lowest) as the reference category. Linear trend across quintile groups was examined by using quintiles of a pollutant as a continuous variable.

For those pollutants strongly associated with CHD hospitalization and mortality, we performed stratification analyses to examine effect modification by age, sex, preexisting comorbidity, and neighborhood SBS. In this analysis, age was categorized into three groups (< 60, 60–69,  $\geq$  70 years) as used in previous studies (Miller et al. 2007; Pope et al. 2002). Neighborhood SBS was categorized into two groups: low (neighborhood income quintile 1–3) and high (neighborhood income quintile 4–5).

All statistical analyses were performed using SAS 9.2 software (SAS Institute Inc., Cary, NC, USA).

#### Results

At baseline, a total of 466,727 subjects who met the inclusion criteria were included in this study. Among these subjects, 13,992 (3.0%) with missing air pollution data were excluded, which left 452,735 subjects for the present analysis. During the 4-year follow-up period, 17,542 (3.9%) moved out of the province and 16,367 (3.6%) died from other diseases, leaving 418,826 (92.5%) subjects at the end of follow-up. Of these subjects, 45.9% were male; the average age (SD) was 58.9 (10.5) years (range, 45–83 years).

Although multiple ICD-9 and ICD-10 codes were used to identify CHD cases, acute myocardial infarction (ICD-9) code 410 and ICD-10 codes 121, 122) was the leading cause of hospitalization (41.2%) and death (56.8%). Compared with the subjects without CHD event, hospitalization cases and death cases were older and more likely to be male and have preexisting comorbidity and lower neighborhood SES, especially for death cases (Table 1).

Descriptive statistics and Spearman's rank correlation coefficients for these pollutants are summarized in Table 2. Overall, except for the correlation between NO<sub>2</sub> and NO, these pollutants were weakly correlated with each other.

Traffic-related air pollution and CHD hospitalization. During the follow-up period, 10,312 subjects were hospitalized for CHD

(hospitalization rate, 6.0 per 1,000 personyears). Exposure to black carbon was associated with CHD hospitalization. For an IQR elevation in black carbon concentration (0.94 × 10^- $^3$ /m), CHD hospitalization increased 4% [95% confidence interval (CI), 3–6%]. Adjusting for age, sex, preexisting comorbidity, and neighborhood SES reduced the effect estimate, whereas additional adjustment for copollutants (PM2.5 and NO2) increased the effect estimate (Table 3). PM2.5 was similar to black carbon in the magnitude of association with CHD hospitalization; whereas NO2 and NO were inversely associated with CHD hospitalization in adjusted models (Table 3).

CHD hospitalization gradually increased in response to quintiles of black carbon concentrations in bivariable and fully adjusted models, but not in the partially adjusted model (Rigure 1A). In contrast, there was no linear exposure-response relationship between

 $PM_{2.5}$  and CHD hospitalization and some evidence of inverse associations of  $NO_2$  and NO with CHD hospitalization (Figure 1A).

Stratification analysis shows that CHD hospitalization in response to an IQR elevation in black carbon concentrations was higher for people < 70 years of age and for those living in the areas with higher neighborhood SES (Figure 2A).

Traffic-related air pollution and CHD mortality. A total of 3,104 subjects died from CHD (mortality rate, 1.8 per 1,000 person-years) during the follow-up period. Exposure to black carbon was strongly associated with CHD mortality. For an IQR elevation in black carbon concentration (0.94 × 10<sup>-5</sup>/m), CHD mortality increased 14% (95% CI, 11–17%). Adjusting for age, sex, preexisting comorbidity, and neighborhood SES greatly reduced the effect estimate; additional adjustment for copollutants (PM2.5 and NO2) did not change

Table 1 Recoling characteristics of study subjects (%)

Characteristic	Subjects without CHD event $(n=406,232)$	Hospitalization cases* $(n = 10,312)$	Mortality cases* (n = 3,104)
Men	45.3	66.4	61.5
Age (years) <sup>a</sup>	58.7 ± 10.4	65.4±10.1	$72.5 \pm 8.9$
Comorbidity			
Diabetes	1.8	7.9	13.3
COPD	1.0	2.8	9.8
Hypertensive heart disease	3.6	10.8	19.3
Any of the above	5.5	17.2	31.2
Income quintiles <sup>b</sup>			
1 "	17.9	19.8	26.2
2	18.9	19.5	21.6
3	19.5	19.4	18.3
3 4 5	20.7	20.7	18.1
5	23.1	20.5	15.8

<sup>a</sup>Data are presented as mean ± SD. <sup>a</sup>Quintile 1 represents the lowest neighborhood income and quintile 5 the highest income. <sup>a</sup>p < 0.05 for all comparisons with subjects without CHD event.

Table 2. Average concentrations of traffic-related air pollutants during the 5-year exposure period and Spearman correlation coefficients.

					Spearman correlation coefficient*				
Pollutant	Mean ± SD	Median	IQR	Range	BC	PM <sub>2.5</sub>	NO <sub>2</sub>	NO	
BC (10-5/m)	1.49 ± 1.10≥	1.02	0.94	0-4.98	1.00	===	100	570	
PM <sub>2.5</sub> (μg/m <sup>3</sup> )	$4.08 \pm 1.63$	4.03	1.58	0-10.24	0.13	1.00	-	-	
$NO_2 (\mu g/m^3)$	$32.1 \pm 8.0$	30.6	8.4	15.3-57.7	0.39	0.47	1.00	-	
N0 (μg/m³)	$32.0 \pm 11.9$	29.3	13.2	8.8-126.0	0.42	0.43	0.67	1.00	

BC. black carbor

Bo, Diack Carbon.

\*Equivalent to approximately 1.19 ± 0.88 μg/m² elemental carbon (10°5/m black carbon ≈ 0.8 μg/m² elemental carbon).

\*p < 0.001 for each correlation coefficient.

Table 3. RRs (95% Cls) of CHD hospitalization and mortality for an IQR elevation in average concentrations of traffic-related air pollutants.

Model	BC (0.94×10 <sup>-6</sup> /m)*	PM <sub>2.5</sub> (1.58 µg/m <sup>3</sup> )*	NO <sub>2</sub> (8.4 μg/m <sup>3</sup> ) <sup>a</sup>	NO (13.2 μg/m <sup>3</sup> )*
Hospitalization				
Model 1: unadjusted single pollutant	1.04 (1.03-1.06)	1.03 (1.01-1.05)	1.02 (1.00-1.04)	0.99 (0.97-1.02)
Model 2: + sex, age, comorbidity, SES	1.01 (1.00-1.03)	1.00 (0.98-1.02)	0.97 (0.95-0.99)	0.96 (0.94-0.98)
Model 3: + two other pollutants <sup>b</sup>	1.03 (1.01-1.05)	1.02 (1.00-1.05)	0.96 (0.94-0.98)	0.95 (0.92-0.97)
Mortality				
Model 1: unadjusted single pollutant	1.14 (1.11-1.17)	1.13 (1.09-1.16)	1.19 (1.15-1.23)	1.13 (1.09-1.17)
Model 2: + sex, age, comorbidity, SES	1.06 (1.03-1.09)	1.01 (0.98-1.05)	1.04 (1.01-1.08)	1.06 (1.02-1.10)
Model 3: + two other pollutants <sup>b</sup>	1.06 (1.03-1.09)	1.00 (0.96-1.03)	1.03 (0.99-1.07)	1.03 (0.99-1.08)

+, additionally adjusted for covariates.  $^{1}$ (QR.  $^{4}$ Additionally adjusted for PM $_{25}$  and NO $_{2}$  for black carbon, black carbon and NO $_{2}$  for PM $_{25}$ , black carbon and PM $_{25}$  for NO $_{2}$  and NO.

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the effect estimate (Table 3),  $NO_2$  and NO (but not  $PM_{2.5}$ ) had a similar magnitude of association with CHD mortality.

We also observed a strong exposure–response relationship between exposure to black carbon and CHD mortality in bivariable and multivariable models (Figure 1B). For NO<sub>2</sub> and NO, an exposure–response relationship was present in the bivariable models and in the

multivariable models including age, sex, preexisting comorbidity, and neighborhood SES, but not after further adjustment for black carbon and  $PM_{2.5}$  (Figure 1B). For  $PM_{2.5}$ , a linear trend was evident in the bivariable model but not in any of the adjusted models (Figure 1B).

Stratification analysis shows that CHD mortality associated with an IQR elevation in black carbon concentration was higher for men and for those 60–69 years of age, although there was considerable overlap in the risk estimates (Figure 2B).

During the 4-year follow-up period, there was no evident change in traffic-related air pollution such as PM<sub>2,5</sub> and NO<sub>2</sub> in this study region (Greater Vancouver Regional District 2003). Our exposure assessment accounted for changes in residences during the exposure

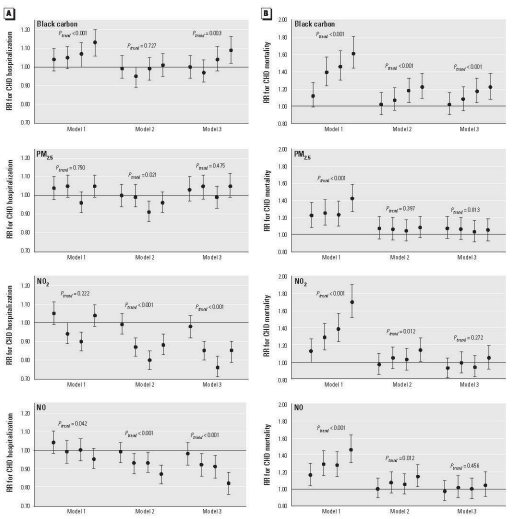


Figure 1. RRs and 95% CIs of CHD hospitalization (*A*) and mortality (*B*) for quintiles of black carbon, PM<sub>25</sub>, N0<sub>2</sub> and N0. Quintile 1 (lowest) was the reference category. From left to right, each error bar represents RR and 95% CI of CHD hospitalization (*A*) or mortality (*B*) for quintiles 2–5, respectively, compared with quintile 1. \$\rho\_{thead}\$ indicates linear trend across quintile groups. Model 1, bivariable analysis; model 2, adjusted for age, sex, preexisting comorbidity, and neighborhood SES; model 3, additionally adjusted for copollutants (PM<sub>25</sub> and N0<sub>2</sub> for black carbon, black carbon and N0<sub>2</sub> for PM<sub>25</sub>, black carbon and PM<sub>25</sub> for N0<sub>2</sub> and N0).

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period. Futher, a sensitivity analysis showed that the effect estimates remain unchanged after excluding those who changed their residences during the 4-year follow-up period.

#### Discussion

This large population-based cohort study demonstrated that long-term exposure to higher concentrations of black carbon was associated with increased risks of CHD hospitalization and mortality in an exposureresponse fashion. The observed association with CHD mortality was particularly strong.

Black carbon results mainly from incomplete combustion of diesel fuels and is a surrogate for diesel exhaust particles (Schauer 2003). It may also be emitted from other sources such as gasoline-powered vehicles and wood combustion (Schauer 2003). Metropolitan Vancouver is a highly urbanized region; road traffic is the predominant source of black carbon and determines much of the spatial variability in the concentrations, especially during the summer season. In general, black carbon can be regarded as an indicator of the trafficrelated component of fine particulate air pollution (Gold et al. 2005); Schwartz et al. 2005)

A recent case–control study used measured black carbon and NO2 levels to estimate traffic particle levels and found that an IQR  $(0.2 \times 10^{-5})$ m) elevation in modeled traffic particle concentration was associated with a 10% (95% CI, 4-16%) increase in acute myocardial infarction (Tonne et al. 2009). In a 9-year Dutch cohort study, a 10-µg/m² increase in annual average concentration of black smoke was associated with a nonsignificant 4% increase in cardiovascular mortality (Beelen et al. 2008). A recent time-series study of 12 million Medicare enrollees in 119 U.S. urban communities found that an IQR (0.4 µg/m3) elevation in daily elemental carbon concentration was associated with a 0.8% (95% CI, 0.3-1.3%) increase in same-day cardiovascular hospitalizations. Elemental carbon was the only component of PM<sub>2.5</sub> associated with cardiovascular hospitalizations (Peng et al.

2009). Similarly, in a time-series study, Laden et al. (2000) observed that traffic-related fine particles were more strongly associated with CHD mortality than with respiratory mortality, whereas coal-derived fine particles were more strongly associated with respiratory mortality than with CHD mortality. The findings of our study are consistent with those from previous studies, demonstrating that black carbon, as an indicator of traffic-related fine particulate air pollution, may be partly responsible for the observed associations between exposure to road traffic and adverse cardiovascular outcomes.

There is also strong evidence linking black carbon to various subclinical pathophysiological responses. Controlled exposure studies in healthy human volunteers demonstrated that short-term exposure to diesel exhaust can cause acute artery vasoconstriction (Peretz et al. 2008), vascular endothelial dysfunction (Mills et al. 2005; Törnqvist et al. 2007), and marked pulmonary and systemic inflammation (Nightingale et al. 2000; Salvi et al. 1999; Törnqvist et al. 2007). Further, exposure to ambient black carbon or elemental carbon in fine particles has been associated with airway (Jansen et al. 2005) and systemic inflammation (Delfino et al. 2008), platelet activation (Delfino et al. 2008), plasma homocysteine (Park et al. 2008), heart rate variability (Schwartz et al. 2005), cardiac arrhythmia (Dockery et al. 2005), and myocardial ischemia (Chuang et al. 2008; Gold et al. 2005; Mills et al. 2007). These findings suggest multiple biological mechanisms for the associations between black carbon and coronary events.

We did not find evidence of a linear exposure–response relationship between  $PM_{2,5}$  and CHD hospitalization or mortality, as reported in some previous studies (Miller et al. 2007; Pope et al. 2002). This finding was, however, consistent with the results of several other studies (Beelen et al. 2008; Hoffmann et al. 2007; Jerrett et al. 2009). As mentioned before, in this study region,  $PM_{2,5}$  levels were substantially lower compared with those of other metropolitan areas. In addition, road

traffic was just one of numerous sources for ambient  $PM_{2.5}$ . Therefore, the spatial distribution of  $PM_{2.5}$  is relatively more homogeneous. The null exposure–response relationship between  $PM_{2.5}$  and CHD probably reflects the inability of our exposure assessment method to differentiate spatial variability of  $PM_{2.5}$  in this intra-urban study.

Some studies have reported associations between long-term residential exposure to NO2 (Rosenlund et al. 2008, 2009) or NO2 (Nafstad et al. 2004) and CHD mortality. In these studies, NO2/NO2 was used as a surrogate for within-city traffic-related air pollution. In our study, we also observed a linear exposure-response relationship between NO2 or NO and CHD mortality. However, this relationship was mostly attenuated after adjustment for black carbon, suggesting that black carbon played a more important role than NO2 and NO in association with CHD mortality in this study region.

This study has several strengths that support the validity of the findings. First, this large population-based cohort study included 452,735 subjects without known CHD at baseline. The large sample size and statistical power enabled this study to detect small adverse coronary effects with relatively higher precision. Second, this study used two different coronary outcomes, hospitalization and mortality (from different data sources), to evaluate the adverse effects of these pollutants. The associations between black carbon and these two outcomes were consistent. Third, we collected detailed residential history information. Average concentrations of air pollutants were calculated for each subject after integrating changes in residences during the 5-year exposure period. As previously demonstrated (Gan et al. 2010), this method can effectively reduce exposure misclassification from residence relocation. Fourth, we used LUR models with high spatial resolution for exposure assessment. This approach facilitates spatial variability of pollutant concentrations and provides increased exposure contrasts and statistical power.

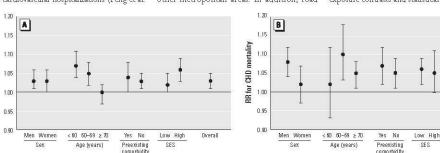


Figure 2. Adjusted RRs and 95% CIs for CHD hospitalization (4) and mortality (8) associated with an IQR elevation in black carbon concentration, stratified by each covariate and adjusted for all other covariates in the figure and copollutants PM<sub>25</sub> and NO<sub>2</sub>.

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RR for CHD hospitalization



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This study also has some limitations. First, the cohort was constructed using provincial health insurance registry and linked administrative health databases. As previously discussed (Gan et al. 2010), some important information about individual cardiovascular risk factors such as cigarette smoking was not available and thus could not be controlled in data analysis. We adjusted for age, sex, preexisting comorbidity (diabetes, COPD, hypertensive heart disease), and neighborhood SES. Because these comorbidities and CHD share common behavioral risk factors, adjusting for these comorbidities to some extent was able to reduce the influence of some uncontrolled risk factors and these comorbidities themselves on the effect estimates (Pope et al. 2009). On the other hand, because diabetes, COPD, and hypertensive heart disease might serve as intermediate variables for the association between traffic-related air pollution and coronary events, adjusting for these comorbidities might lead to underestimations of the true adverse effects (Schisterman et al. 2009).

Second, cigarette smoking is the single most important risk factor for CHD and as not measured in this study (Ockene and Miller 1997). However, previous studies have shown that cigarette smoking did not substantially affect the associations between fine particulate air pollution and adverse cardiovascular outcomes such as coronary atherosclerosis (Hoffmann et al. 2007), carotid intima-media thickness (Künzli et al. 2005), and CHD mortality (Pope et al. 2004). Based on these previous findings, we believe that the observed associations in this study are unlikely to be due to the confounding effects of cigarette smoking.

Third, low individual SES is a risk factor for CHD (Kaplan and Keil 1993) and may be also related to exposure to traffic-related air pollution (Gunier et al. 2003). Individual SES is thus a possible confounder for the observed association. As mentioned before, because individual SES was not available in this study, we used neighborhood income quintiles to approximately estimate individual SES. There is some evidence that this approach is valid for control of individual SES (Domínguez-Berjón et al. 2006; Krieger 1992); however, this approach was unlikely to control all confounding effects related to individual SES (Geronimus and Bound 1998).

Fourth, like those used in previous studies, the exposure assessment in this study can only approximately reflect the exposure levels at subjects' residences (postal code centroids). Many factors such as air infiltration, individual mobility, and outdoor activity might substantially affect actual individual exposure to traffic-related air pollution. This exposure assessment method did not take into account these individual factors and thus cannot precisely reflect actual individual exposure levels. Nevertheless, these factors are most likely to

cause nondifferential exposure misclassification, leading to underestimations of the true adverse coronary effects (Van Roosbroeck et al. 2008).

Fifth, exposure to traffic-related air pollution may be associated with exposure to traffic noise (Davies et al. 2009). Some evidence has indicated that exposure to traffic noise is associated with CHD events (Selander et al. 2009). In the present study, traffic noise might also play a role in the association between black carbon and CHD events.

Sixth, because of privacy protection, we vere unable to contact CHD cases or access their original medical records. As a result, we were unable to evaluate the accuracy of CHD diagnosis recorded in the provincial hospitalization database and death registration database. There were up to 16 diagnoses (1991-2000) or up to 25 diagnoses (2001-2002) in each hospitalization record. To reduce the possibility of misdiagnosis, we used only the principal diagnosis (the most responsible diagnosis for a hospital admission) to identify hospitalization cases. This stringent definition for hospitalization case might improve the accuracy of the CHD classification; however, we might inevitably lose some hospitalization cases for which CHD was not the principal diagnosis and thereby underestimate the true adverse effects.

Finally, although air pollution exposures were estimated based on residential postal codes, because of privacy protection, residential postal codes were eliminated from data files after data linkage. Therefore, we were unable to access residential postal codes of the subjects and cannot adjust for spatial clustering of the air pollution data, which might lead to underestimations of the standard errors in Cox regression models.

#### Conclusions

This large, population-based cohort study demonstrated that long-term exposure to higher concentrations of black carbon was associated with an increased risk of CHD hospitalization and mortality in an exposure-response fashion. These findings suggest that traffic-related fine particulate air pollution, indicated by black carbon, may be partly responsible for the observed associations between exposure to road traffic and adverse cardiovascular outcomes.

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### Perspectives Editorial

#### **Guest Editorial**

#### **Noise and Health**

Noise affects everybody in everyday life—at home, at leisure, during sleep, when traveling, and at work. However, human organisms are not prepared to shut off the noise. Hearing is a permanent process using cortical and subcortical structures to filter and interpret acoustical information; the analysis of acoustical signals is essential for human survival and communication. Noise is detrimental to health in several respects, for example, hearing impairment, sleep disturbance, cardiovascular effects, psychophysiologic effects, psychiatric symptoms, and fetal development (Stansfeld et al. 2000). Furthermore, noise has widespread psychosocial effects including noise annoyance, reduced performance, and increased aggressive behavior [American Academy of Pediatrics 1997; World Health Organization (WHO) 2001].

Noise causes acute mechanical damage to hair cells of the cochlea in the inner car when the short-term sound intensity or peak impulse noise levels are very high  $\{L_{AF}\ (A\text{-weighted}\ sound\ pressure level) > 120\ dB;\ L_{Cpk}\ (C\text{-weighted}\ peak sound\ pressure level) > 135\ A\text{-weighted}\ decibels}\ [dB(A)].$  In the long run, average sound pressure levels  $\{L_{Aeq}\}$  of > 85\ dB(A) are likely to cause significant hearing loss due to metabolic exhaustion [International Organization for Standardization (ISO) 1990]. This is not only relevant in occupational settings but also with respect to leisure activities, including firecrackers, toy pistols, and other noisy toys; loud music in discotheques, concerts, and when listening via headphones; and noisy machines and tools (Maassen et al. 2001). Particularly, children and adolescents are affected (Bistrup et al. 2001). The WHO and the U.S. Environmental Protection Agency consider a daily average sound exposure equivalent to  $L_{Aeq}=70\ dB(A)$  to be safe for the ear (WHO 2000). The large numbers of young people with hearing impairments should serve as a warning. "Noise hygiene" can be improved, particularly through education at school. Even ear-safe sound levels can cause nonauditory health effects if

Even ear-safe sound levels can cause nonauditory health effects if they chronically interfere with recreational activities such as sleep and relaxation, if they disturb communication and speech intelligibility, or if they interfere with mental tasks that require a high degree of attention and concentration (Evans and Lepore 1993). The signal-noise ratio (in terms of signal processing) should be at least 10 dB(A) to ensure undisturbed communication. High levels of classroom noise have been shown to affect cognitive performance (Bistrup et al. 2001). Reading and memory have been reported to be impaired in schoolchildren who were exposed to high levels of aircraft noise (Hygge et al. 2002). Some studies have shown higher stress hormone levels and higher mean blood pressure readings in children exposed to high levels of community noise (Babisch 2000); Passchier-Vermeer 2000).

During sleep, electrophysiologic awakening reactions can be detected in an electroencephalogram for event-related maximum noise levels above  $L_{\rm AF}=40-45$  dB(A) in the bedroom (e.g., aircraft overflights). Recent studies suggest even lower thresholds. The long-term somatic consequences of such arousals are still a matter of discussion and research (WHO Regional Office for Europe 2004). Sleep deprivation, however, is associated with an increased risk of accidents and injuries. Cardiovascular responses found



during sleep were independent of sleep disturbance. A subject may sleep during relatively high noise levels but still show autonomic responses.

Among other nonauditory health end points, short-term changes in circulation

(including blood pressure, heart rate, cardiac output, and vaso-constriction) as well as in levels of stress hormones (including epinephrine, norepinephrine, and corticosteroids) have been studied in experimental settings for many years (Babisch 2003; Berglund and Lindvall 1995). From this, the hypothesis emerged that persistent noise stress increases the risk of cardiovascular disorders including high blood pressure and ischemic heart disease. Classical biologic risk factors have been shown to be elevated in subjects who were exposed to high levels of traffic noise. Nowadays the biological plausibility of the association is established (Babisch 2002). Its rationale is the general stress concept:

- Sound/noise is a psychosocial stressor that activates the sympathetic and endocrine systems.
- Acute noise effects do not occur only at high sound levels in occupational settings, but also at relatively low environmental sound levels when, more importantly, certain activities such as concentration, relaxation, or sleep are disturbed.

The following questions need to be answered:

- Do these changes observed in the laboratory habituate, or do they persist under chronic noise exposure?
- If they habituate, what are the physiologic costs; if they persist, what are the long-term health effects?

There is no longer any need to prove the noise hypothesis as such. Decision making and risk management rely on quantitative risk assessment, but not all biologically notifiable effects are of clinical relevance. The results of epidemiologic noise studies suggest an increase in cardiovascular risk with increasing noise exposure (e.g., Babisch 2000). Unfortunately, most of the individual studies that have been carried out lack statistical power. Over the years the quality of studies has improved, and many potential confounding factors have been considered. Some expert groups have rated the evidence of an association as sufficient (overview by Babisch 2002; Passchier-Vermeer 2003). Transportation noise from road and air traffic is the predominant sound source in our communities; outdoor sound levels for day-evening-night (I<sub>den</sub>) > 65-70 dB(A) were found to be associated with odds ratios of 1.2–1.8 in exposed subjects compared with unexposed subjects [< 55-60 dB(A)] (Babisch 2000). Because large parts of the population are exposed to such noise levels [European Environmental Agency (EEA) 2004], noise policy can have a significant impact on public health (Kempen et al. 2002; Neus and Boikat 2000). For noise levels below an  $L_{\rm den}$  of 55 dB(A), no major annoyance reactions or adverse health effects are to be expected.

Studies use magnitude of effect, dose-response relationship, biological plausibility, and consistency of findings among studies as issues in epidemiologic reasoning. Environmental and health policy must determine acceptable noise standards that consider the whole 110-10

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spectrum from subjective well-being to somatic health. This means that limit values may vary depending on the severity of outcomes. Future noise research should focus on source-specific differences in risk characterization, combined effects, differences between objective (sound level) and subjective (annoyance) exposure on health, sensitive/vulnerable groups, sensitive periods of the day, coping styles, and other effect-modifying factors.

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# Observation of Elevated Air Pollutant Concentrations in a Residential Neighborhood of Los Angeles California Using a Mobile Platform

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#### **Abstract**

We observed elevated air pollutant concentrations, especially of ultrafine particles (UFP), black carbon (BC) and NO, across the residential neighborhood of the Boyle Heights Community (BH) of Los Angeles, California. Using an electric vehicle mobile platform equipped with fast response instruments, real-time air pollutant concentrations were measured in BH in spring and summer of 2008. Pollutant concentrations varied significantly in the two seasons, on different days, and by time of day, with an overall average UFP concentration in the residential areas of ~33 000 cm<sup>-3</sup> The averaged UFP, BC, and NO concentrations measured on Soto St, a major surface street in BH, were 57 000 cm<sup>-3</sup>, 5.1 μg m<sup>-3</sup>, and 67 ppb, respectively. Concentrations of UFP across the residential areas in BH were nearly uniform spatially, in contrast to other areas in the greater metropolitan area of Los Angeles where UFP concentrations exhibit strong gradients downwind of roadways. We attribute this "UFP cloud" to high traffic volumes, including heavy duty diesel trucks on the freeways which surround and traverse BH, and substantial numbers of high-emitting vehicles (HEVs) on the surface streets traversing BH. Additionally, the high density of stop signs and lights and short block lengths, requiring frequent accelerations of vehicles, may contribute. The data also support a role for photochemical production of UFP in the afternoon. UFP concentration peaks (5 s average) of up to 9 million particles cm<sup>-3</sup> were also observed immediately behind HEVs when they accelerated from stop lights in the BH neighborhood and areas immediately adjacent. Although encounters with HEV during mornings accounted for only about 6% and 17% of time spent monitoring residential areas and major surface streets, HEV

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contributed to about 28% and 53% of total ultrafine particles measured on the route, respectively. The observation of elevated pollutant number concentrations across the Boyle Heights community highlights how multiple factors combine to create high pollutant levels, and has important human exposure assessment implications, including the potential utility of our data as inputs to epidemiological studies.

#### **Keywords**

Vehicle emissions; Mobile Platform; Exposure Assessment; Ultrafine Particle; Freeway; New particle formation; Boyle Heights

#### 1. Introduction

Numerous urban air pollutants, including ultrafine particles (UFP), black carbon (BC), oxides of nitrogen (NOx), particle-bound polycyclic aromatic hydrocarbon (PB-PAH), carbon monoxide (CO), carbon dioxide (CO<sub>2</sub>), and volatile organic compounds (VOC), are strongly associated with local combustion sources such as motor vehicle emissions. During the daytime, vehicle-related pollutant concentrations exhibit sharp gradients downwind of roadways, spiking at the roadways and then decaying to background levels at about 200–300 m downwind (Hitchins et al. 2000, Zhu et al. 2002). Recently, it has been shown that during pre-sunrise hours the impact distances from roadways are much longer, extending downwind more than 2000 m (Hu et al. 2009), during nocturnal temperature inversions and low wind speeds.

Pollutant concentration gradients surrounding local sources such as roadways are critically important in determining exposure at the individual level. Numerous epidemiological studies have linked close proximity to heavily traveled roadways with significantly increased adverse health effects, including both morbidity and mortality (e.g., Brunekreef et al. 1997; Knox and Gilman 1997; Pearson et al. 2000; Hoek et al. 2002; Lin et al. 2002; Gauderman et al. 2007; Kan et al. 2007; Sandstrom and Brunekreef 2007; Brauer et al. 2008; Hart et al. 2009). Vehicles equipped with fast-response monitoring instruments have recently been providing many insights into pollutant gradients and "hot spots" from a variety of sources (Bukowiecki et al. 2002; Kittelson et al. 2004j; Isakov et al. 2007; Baldauf et al. 2008; Fruin et al. 2008; Hu et al. 2009; Kozawa et al. 2009; Ning et al. 2010). While traveling at normal vehicle speeds and on fixed routes, mobile instrumented platforms can capture pollutant concentrations and gradients in proximity to local emission sources, and contrast these with background pollutant concentrations measured in adjacent residential areas (Kozawa et al. 2009).

The current study used a mobile platform (MP) to generate data on vehicle-related pollutant concentrations and gradients in Boyle Heights (BH), California, an area bounded by half a dozen freeways and traversed by several major surface streets with heavy traffic flows, including heavy-duty diesel trucks (HDDT) and high-emitting gasoline vehicles (HEGV). Concentrations of pollutants (primarily UFP, BC, NOx, PB-PAH, CO and CO<sub>2</sub>) on roadways, near freeways, and in the residential areas were measured in BH in spring and summer of 2008 to characterize local pollutant sources and their impacts in an area containing and surrounded by an unusually dense occurrence of traffic-related sources.

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#### 2. Methods

#### 2.1 Mobile Platform and Data Collection

A Toyota RAV4 sub-SUV electric vehicle free from self pollution served as the mobile platform. Table 1 lists of sampling instruments and equipment installed on the mobile platform. The time resolution for most instruments is between 5 to 20 seconds; the Aethalometer has one minute time resolution. The average speed of the mobile platform was about 6 m/s which determined the average spatial resolution of our measurement, e.g. an instrument having a 5s time resolution would have a spatial resolution of about 30 m. The instrument power supply and sampling manifold is similar to that described by Westerdahl et al. (2005). Calibration and flow checks were conducted on a bi-monthly and daily basis, respectively, as described in Hu et al. (2009) and Kozawa et al. (2009).

Measurement times and associated meteorological conditions are listed in Table 2. For each season, measurements were conducted 4–5 weekdays between Monday and Friday and each day had two measurement periods, one in the morning and one in the afternoon, of about 30–50 min duration. For each morning/afternoon run, the mobile platform was driven on a route developed for BH, starting at approximately the same time each day. In the spring, measurements were also collected on the BH route on a Saturday.

Real-time traffic flow on the freeway was obtained from the Freeway Performance Measurement System (PeMS) provided by the UC Berkeley Institute of Transportation.

#### 2.2 Route

Figure 1 shows the Boyle Heights route. The community is located east of Downtown Los Angeles, separated by the Los Angeles River. The north, west, and south sides of the BH area are bounded by rail lines, and the east side abuts the community of City Terrace. BH occupies a relatively small area, 5 500 m by 3 500 m, but the community is surrounded or traversed by segments of five freeways, as well as six major surface streets and tens of minor surface streets, forming a dense roadway network. Houston et al. (2004) showed that although BH and other minority and high-poverty neighborhoods in Los Angeles have among the lowest vehicle ownership rates, they experience more than two times the level of traffic density compared to the rest of the southern California region. Based on the 2000 Census, the population in BH was about 87 000, with 36% under age 18, with about 22 000 housing units (Los Angeles Times database, Laalmanac.com). Land use is primarily residential, with about 5 000 residents per square kilometer, but also includes commercial shops and amenities.

The MP route was selected to collect representative air pollutant concentrations and concentration gradients near freeways, on major surface streets with higher traffic densities (such as Soto St and Cesar Chavez Blvd) and in the interiors of the residential neighborhoods in Boyle Heights.

#### 2.3 Data Analysis and Selection of Key Pollutants

Data were adjusted for the varying response times of the instruments on the mobile platform to synchronize the measurements.  $NO_x$ , CO,  $CO_2$ , and particulate data (UFP, BC, and PM2.5 mass) were synchronized with PB-PAH concentrations measured by the PAS instrument, which had the fastest response time. NO, UFP, and BC were selected in the present study for detailed spatial analysis because of their large variation on and near roadways.

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To account for the different pollutant sources and associated impacts, two microenvironments were investigated: (a) Residential area: measurements on minor surface streets at least 200 m down wind and 50 m upwind of freeways and major surface streets; and (b) On-road: measured on one of the six major surface streets, including E Cesar E Chavez Ave, N Soto St, E 4<sup>th</sup> St, N Lorena St, S Indiana St, and E Olympic Blvd.

#### 3. Results

#### 3.1 Traffic flows on the I-5 freeway

Daily total traffic volumes on the I-5 freeway bordering BH averaged 283 000 vehicles, varying within 4.3% from day-to-day on weekdays (Fig. 2). The weekend day (April, 5, 2008) had about 3.8% more traffic than the weekday average. Traffic flows were nearly constant from 06:00 to 13:00 at  $\sim 13:00$  vehicles per 5 min. They then decreased slowly to  $\sim 11:00$  vehicles per 5 min at 19:00, and dropped off more steeply after that.

High daily truck volumes were recorded on the section of I-5 freeway in the BH area, averaging 17 500 counts per day, accounting for about 6% of the daily total traffic counts (Figure 2(b)). Between 08:00–19:00, total truck volumes remained above 80 counts per 5 minutes, and two rush hour peaks above 100 per 5 min occurred in the morning and afternoon

The diurnal patterns of speeds on the section of I-5 freeway in BH are shown in Figure 2(c). In general, vehicle speeds were above 40 MPH in both north and south directions during most of the day, except between 15:00–19:00 when speeds were significantly slower in the south lanes. During this period, speeds dropped to about 20 MPH for about two hours.

#### 3.2. Meteorological conditions

Meteorological conditions, including atmospheric stability, temperature, wind speed and wind direction, play an important role in determining air pollutant concentrations and gradients in ambient air, especially in the vicinities of roadways (e.g., Calder, 1973, Zhu et. al. 2005, Kozawa et al. 2009, Hu et al. 2009). A wide variety of meteorological parameters are available from various data sources for the dates of our measurements, from national weather archives, local airports, the South Coast Air Quality Management District (SCAQMD), including the North Main site located 2 km from Boyle Heights. Data collected with the mobile platform when stopped (Table 2), and vertical structure data are provided here to give a brief qualitative description of prevailing meteorology on the measurement days.

Temperatures fell in narrow ranges for each period: 15–20 °C and 18–20 °C, during spring and summer mornings, respectively; spring and summer afternoons averaged in the 24–29 °C and 26–28 °C ranges, respectively. Relative humidities also varied little from day to day in each season (Table 2) and time period, with values somewhat higher in the mornings. Averaged wind speeds measured by the mobile platform were 0.8–1.6 m/s in the mornings and 1.2–3.2 m/s in the afternoons for both the spring and summer seasons. Figure 3 shows the wind roses and vector-averaged wind orientations for mornings and afternoons in the spring and summer seasons. Averaged wind directions measured by the MP were predominantly W/SW/NW during most of the measurement periods. Under these conditions, BH was downwind of the I-5 freeway.

Vertical temperature structure data collected by the SCAQMD at Los Angeles Airport (LAX),  $\sim 18$  km southwest of the Boyle Heights, from 130 to  $\sim\!\!850$  m provides insights into day-to-day variations and comparability of mixing heights. The summer profiles indicate the typical poor mixing common in summer in the Los Angeles area. On July 16, the vertical

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profile was inverted at the lower edge of the measurements, indicating a mixing height of no more than 130 m. For all other summer dates, profiles exhibited a clear inversion base between 200–400 m (other dates) and were strongly sub-adiabatic below the inversion base, changing little over the course of the day. Spring days were much more variable from day-to-day, and within days, ranging from neutrally stable (April 3, 7) to sub adiabatic (March 27, April 5) to inverted (March 26, April 4).

#### 3.3. Air pollutant concentrations observed in Boyle Heights

The overall average UFP concentrations (mornings and afternoons and both seasons combined) in the residential area and on the major streets in BH were 33 000 cm<sup>-3</sup>, 57 000 cm<sup>-3</sup>, respectively. The average levels in the BH residential areas were approximately double the average levels observed in residential areas in West Los Angeles made under similar meteorological conditions within 2 weeks of the Boyle Heights measurements (Winer et al., 2010). They also appear to be about 25% higher than the average of other adjacent and nearby residential neighborhoods, including University Park, Downtown and Southeast Los Angeles, observed on the same measurement days (Winer et al., 2010). Average concentrations of other pollutants such as BC and NO, were also elevated in the onroad, near-road, and residential microenvironments.

3.3.1 Real-time temporal and spatial distributions of pollutants in BH—Figure 4 shows representative time series of the UFP concentrations measured in the residential and on-road microenvironments (morning of July 16), together with "threshold" UFP levels, which are discussed below. The residential trace presents a fairly uniform background with scattered encounters with HEV. In contrast, the on-road data do not have a clear background due to continual encounters with HEV plumes in various states of dilution. Figure 5 shows time-series plots of UFP concentrations in BH for all measurement days for the residential areas and on the major streets. For the residential microenvironment (route segments that were at least 50 m upwind and 200 m downwind of freeways and major streets during the MP measurement), UPF concentrations fall mostly in a range between 20 000 and 30 000 cm<sup>-3</sup> in the morning and 20 000 and 45 000 in the afternoon. UFP spikes due to HEV encounters were more frequent in the morning than in the afternoon, as the mobile platform appears to have encountered more high-emitting vehicles in the morning, possibly associated with a greater volume of high-emitting delivery or service vehicles in the morning. The UFP spikes, although brief, corresponded to UFP concentrations of up to 1.5×10<sup>6</sup> cm<sup>-3</sup>, 30–50 times the residential area background levels and 15 –30 the on-road levels. Table 2 includes the coefficients of variance (COV) for the residential and on-road data, with and without the high emitters removed. This metric somewhat over-represents the variability in the residential areas because the average UFP concentration is smaller in the residential areas compared to on roadways; however it generally provides support for the interpretations, illustrated in both Figures 4 and 5, that the UFP concentrations are relatively uniform in the residential neighborhoods, and there is more influence of high emitting vehicles in the mornings.

**3.3.2 Daily pollutant concentrations in BH**—Figures 6–7 show the averages and ranges of UFP, BC, and NO in the residential areas and on the major surface streets in the morning and afternoon for all measurement days. By most metrics (with a few exceptions) spring mornings were the most variable, summer afternoons the least variable, with spring afternoons and summer mornings falling in between. Temperature structure and mixing heights were more variable in spring and winds speeds were generally higher in the afternoons, both factors that are consistent with the observed trends of the pollutant concentrations.

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3.3.2.1 Residential Areas: NO and BC exhibited divergent diurnal trends from UFP, and in some respects from each other (Figure 6): NO and BC concentrations were more variable in the morning while UFP was more variable in the afternoon. Both NO and BC were higher in the mornings, while UFP concentrations were usually higher in the afternoon. NO was larger by a factor of 3.1 and BC by a factor of 1.8 in the morning compared to the afternoon for all data. The larger difference between morning and afternoon for NO vs. BC is likely due to more rapid photochemical conversion of NO to NO<sub>2</sub> in the afternoon, while BC is a relatively conservative pollutant. Elevated primary pollutant concentrations in the morning relative to the afternoons are commonly observed (e.g., Kozawa et al. 2009, Hu et al. 2009) in the SoCAB due to lower wind speeds in the morning vs afternoon, sometimes accompanied by lower mixing heights.

The overall average afternoon UFP concentrations were about 30% higher than morning, and the median UFP concentration was lower in the afternoon on only two of the measurement days. Higher UFP concentrations in the afternoon vs. morning are in sharp contrast to observations obtained with the mobile platform at the ports of the Los Angeles region (Kozawa et al. 2009) and in W. Los Angeles (Hu et al. 2009), both coastal areas with persistent low levels of photochemical oxidants on most days. Higher UFP concentrations in the afternoon vs. the morning have also been observed at a measurement station on the east side of I-110 in Downtown Los Angeles (Moore et al. 2007; Ning et al. 2007) and attributed to fresh particle nucleation in the afternoon (Moore et al. 2007; Ning et al. 2007). This observation is discussed further below.

3.3.2.2 On-road: Pollutant concentrations on the major streets in BH (Fig. 7) were highly elevated compared to residential areas. Average UFP, BC, and NO concentrations during mornings were 63 000 cm $^{-3}$ , 7.0  $\mu g$  m $^{-3}$ , and 84 ppb, respectively, 1.6–2.0 times the residential area concentrations. During the afternoons, the average UFP, BC, and NO concentrations were 51 000 cm $^{-3}$ , 3.6  $\mu g$  m $^{-3}$ , and 55 ppb, respectively, 1.5–2.3 times the residential area concentrations. In contrast to residential areas, UFP concentrations on major surface streets were mostly higher in the mornings than in the afternoons, a typical diurnal pattern expected based on lower AM wind speeds and somewhat higher traffic flows.

#### 3.4 Contribution of photochemical formation of UFP

Photochemical particle formation offers a plausible explanation for our observation of higher UFP in the afternoons in BH residential areas compared to the mornings. Over the time scale of a few hours, BC and CO are both reasonably conserved markers of combustion, their concentrations controlled primarily by the competing effects of source emissions, atmospheric dilution, and some coagulation and deposition of smaller BC particles. UFP are emitted by the same sources, but have higher loss rates due primarily to rapid coagulation and in some cases, evaporation and evaporation-enhanced coagulation (Jacobson et al. 2005). Since each of the three effects should increase with the higher temperatures typical of the afternoons, their effect should, if anything, be to decrease relative levels of UFP compared to CO and BC in the afternoons relative to mornings. This is opposite of the observed trend, and consistent with photochemical production of freshly nucleated particles.

The fact that the trend goes in the opposite direction supports the notion of a large role for freshly nucleated particles from photochemical processing of upwind aerosol precursors (Zhang et al. 2005; Robinson et al. 2007; Moore et al. 2007; Ning et al. 2007). The PM ratios of UFP/BC, UFP/CO, and UFP/CO<sub>2</sub> are 1.9, 2.1, and 1.1 times what they are in the AM, respectively (Table 3). This indicates an extra source of UFP in the afternoons. CO<sub>2</sub> also increases in the afternoon, but is less straightforward to use as a reference pollutant

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because of its large background, which is somewhat variable and difficult to define in urban areas. Boyle Heights is about 24 km from the ocean, allowing for about 2–4 hours of photochemical processing from the time of initial emissions in the coastal areas upwind to arrive in BH in the afternoon, sufficient time for substantial oxidation of aerosol precursors.

#### 4 Contribution of high emission vehicles

To estimate the contribution of UFP from HEV to the average UFP concentration, we attribute all UFP associated with each (5 s avg.) point above a set threshold (55 000 and 77 000 cm<sup>-3</sup> for residential and on-streets, respectively—see Section 4.1 below) to the HEV. A more detailed description of the calculation is provided in the supplementary information. HEV includes high-emitting gasoline vehicles (HEGV; including cars and pickup trucks) and heavy-duty diesel trucks (HDDT; trash trucks, street sweepers, cement trucks and construction and other vehicles). High concentrations of UFP were also frequently observed associated with CNG buses. HEV can generate very high numbers of particles per kg fuel burned, especially during hard acceleration. Encounters with HEVs accelerating directly in front of the MP were characterized by isolated 5 second average UFP spikes over 10<sup>5</sup> cm<sup>-3</sup> and even over 10<sup>6</sup> cm<sup>-3</sup>. HEV accelerate frequently due to the short lengths of street blocks (most are 50–150m along the measurement route) in the area, and ubiquitous stop signs and stop lights, an urban design feature that may exacerbate pollutant concentrations and be an underlying factor leading to the relatively uniform spatial distribution of pollutant concentrations in the BH residential areas.

#### 4.1 Fraction of UFPs in BH attributable to HEV

Over the past 20 years many studies have shown that a relatively small fraction of the light-duty motor vehicle fleet (typically 5–10%) have been responsible for a large fraction (as much as 50% or more) of the total fleet emissions of pollutants such as CO, VOC, and NOx (Lawson et al. 1990; Stephens and Cadle 1991; Stedman et. al 1995). To date, however, we are not aware of a similar demonstration for emissions of UFPs, although we emphasize our study did not directly measure tailpipe emissions of UFP.

To estimate the contribution of HEV, we chose 55 000 and 77 000 cm<sup>-3</sup> as threshold UFP concentrations values in the residential area and surface street microenvironments of BH, respectively. Concentrations above this level assigned to high-emitting vehicles and were in almost all cases directly attributable to a visually observed vehicle likely to be an HEV.

Arguments can be made for various threshold values, and the estimated contribution to UFP from HEV is sensitive to the choice of threshold value. A simple approach such as the average particle number concentration plus one or two standard deviations yields a threshold value that will increase as the number of high emitters encountered increases. A more robust approach is to remove the high emitters first, and find the standard deviation of the resulting "background" (with HEVs removed). This approach is slightly sensitive to the (arbitrary) choice for the HEV cutoff. For the analysis here, we chose 80 000 cm<sup>-3</sup> in the residential areas and 100 000 cm<sup>-3</sup> on-road as the HEV cutoffs to remove HEV. The resulting average backgrounds plus two standard deviations of the background result in the threshold concentrations of 55 000 cm<sup>-3</sup> and 77 000 cm<sup>-3</sup> for the residential and on-road areas, respectively (Figs 4 and 5) we use here.

We emphasize that for the purposes of the following calculations we are employing an empirical definition of high-emitting vehicles. Concentrations observed by the MP will be highly dependent on plume capture and how close the MP was to an emitting vehicle. For a more formal definition of high-emitting vehicles see ARB (2006).

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Elevated UFP concentrations are well known to be associated with 1) vehicle cold starts, 2) hard accelerations, 3) vehicles in need of repair, and 4) high-emitting vehicles under many or all modes of operation. Encounters with gasoline vehicles during cold start (generally the 1st minute after an engine is turned on) were limited during our MP measurements in BH. While undiluted exhaust of newer vehicles can have high UFP concentrations during hard accelerations, by the time exhaust has reached our samplers, it is generally diluted by a factor of 1000 or more (Zhang et al. 2004). Thus hard acceleration of clean vehicles also seems unlikely to have contributed significantly to our UFP observations. Indeed, we have observed hundreds of incidences in which we saw little or no change in UFP concentrations when new or newer gasoline vehicles accelerated rapidly directly in front of the MP.

#### 4.2 Residential Areas

For the residential areas in the AM, UFP concentrations above the 55 000 cm<sup>-3</sup> threshold were associated with HEV about 5% of the time, but contributed up to 28% of the ultrafine particles measured on the route in BH (Table 4). In the afternoons, UFP concentrations were above the 55 000 cm<sup>-3</sup> threshold for a similar fraction of the time, about 5%, but contributed a much smaller fraction, about 13% of the total ultrafine particles (Table 4). The lower contributions of HEV to UFP counts in the afternoons may be due to the significant contribution of secondary aerosol formation in the afternoon, as noted above.

#### 4.3 Surface Streets

On the major surface streets in the AM, UFP concentrations were above the 77 000 cm<sup>-3</sup> threshold due to HEV encounters about 17% of the time, but contributed 53% of the ultrafine particles measured on our route. In the afternoon HEV encounters were much less frequent (10%), but the ratio of HEV encounters to total UFP above the threshold (27%) was almost identical. While new particle formation is sufficient to affect UFP concentrations in the neighborhoods, vehicles and especially HEVs appear control concentrations on roadways in BH.

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#### 5. Conclusion

Elevated pollutant concentrations were observed in the residential areas, and on the major surface streets in Boyle Heights, an area bounded by dense freeways and traversed by several heavily travelled surface streets during the spring and summer of 2008. The overall average concentrations of UFP, BC, and NO were about 33 000 cm $^{-3}$ , 2.9  $\mu g$  m $^{-3}$ , and 35 ppb, respectively, in the residential areas. We attribute the elevated pollutant concentrations in the BH community to high traffic flows on surrounding freeways, the significant incidence of high emission vehicles in this low socioeconomic area, contributions of secondary aerosol formation in the afternoon, and possibly short block lengths and high density of stop signs and lights, requiring frequent accelerations of the vehicle fleet. Additionally, it appears that a relatively small fraction of the vehicles on major surface streets and in the residential areas in Boyle Heights may make a significant contribution to ultrafine particles in this community, suggesting that focusing emission control efforts on a relatively small number of high-emitting vehicles would yield disproportionate benefits for improving air quality in this community.

The pollutant concentrations we observed in BH may have important implications for human exposure for the residents of this area, including the potential utility of our data as inputs to epidemiological studies of UFP impacts on urban populations.

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#### Supplementary Material

Refer to Web version on PubMed Central for supplementary material.

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Hu et al. Page 12 Highlights We monitored primary pollutants throughout in a low income Los Angeles NIH-PA Author Manuscript neighborhood Multiple factors lead to elevated ultrafine particles in residential areas High traffic density, many high emitters and ubiquitous stop signs all contribute Photochemical production appears to elevate ultrafine particles in the afternoon NIH-PA Author Manuscript 110-11 Cont. NIH-PA Author Manuscript

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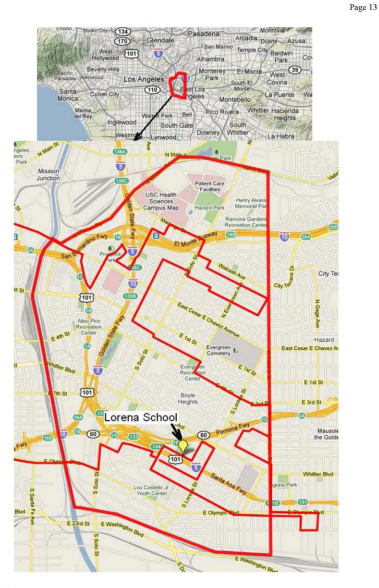


Figure 1. Route for Boyle Heights. The thick line represents the boundary of the Boyle Heights community.

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Table 1

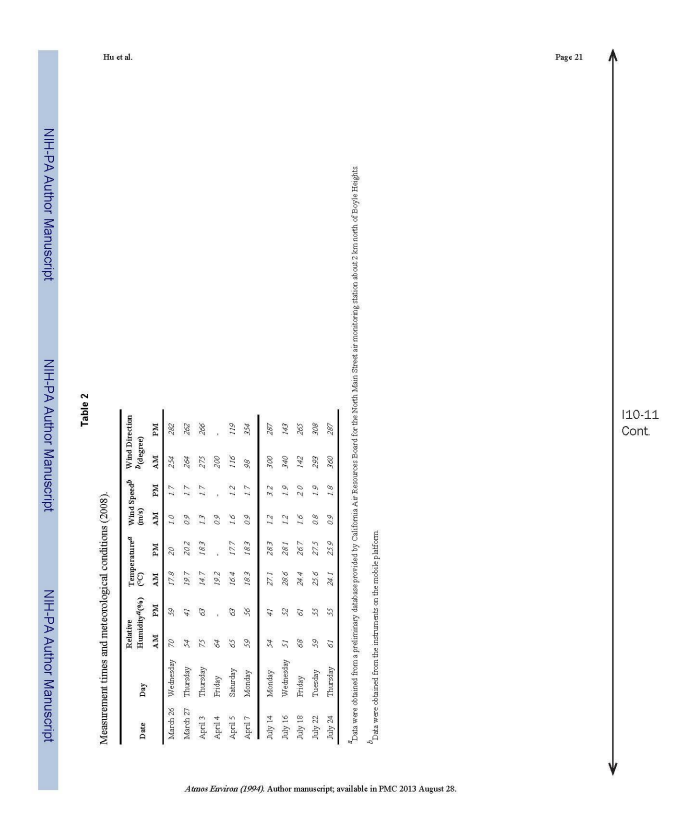
# Monitoring instruments on the mobile platform.

Instrument	Measurement Parameter	Time Resolution
TSI Portable CPC, Model 3007	UFP Count (10 nm-1um)	5 s
TSI FMPS, Model 3091	UFP Size (5.6–560 nm)	5 s
TSI DustTrak, Model 8520	PM2.5 Mass	55
Magee Scientific Aethalometer	Black Carbon	1 min
EcoChem PAS 2000	Particle Bound PAH	5 s
Teledyne API Model 300E	co	20 s
LI-COR, Model LI-820	CO2	10 s
Teledyne-API Model 200E	NOx, NO, NO2	20 s
Vaisala Sonic Anemometer and Temperature/RH Sensor	Local Wind Speed and Direction, Temperature, Relative Humidity (RH)	1s
Stalker LIDAR and Vision Digital System	Traffic Documentation, Distance and Relative Speed	1s

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Table 3

Concentration ratios of UFP to other pollutant  $^{\it s}$ 

Ratio	UFP/BC	UFP/CO	UFP/CO2
AM Ratio b	8 420	69 700	65
PM Ratio $^{\mathcal{C}}$	15 900	145 200	72
PM Ratio/AM Ratio	1.9	2.1	1.1

 $<sup>^{8}</sup>$ The units of UFP, BC, CO, and CO2 concentrations are count cm $^{-3}$ ,  $\mu g$  m $^{-3}$ , ppm, and ppm, respectively.

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 $<sup>^{</sup>b}$ The average UFP, BC, CO, and CO2 concentrations in the mornings were 32 000 count cm $^{-3}$ , 3.8  $\mu$ g m $^{-3}$ , 0.46 ppm, and 493 ppm, respectively.

 $<sup>^{</sup>C}$ The average UFP, BC, CO, and CO2 concentrations in the afternoons were 35 000 count cm $^{-3}$ , 2.2  $\mu$ g m $^{-3}$ , 0.24 ppm, and 485 ppm, respectively.

 $\label{eq:Table 4} \textbf{Table 4}$  Percentages of time and ultrafine particles from HEV in BH

	Morning	Afternoon	Overall
In residential neighborhoods:			
Coefficient of Variance (All Data)	1.8	0.56	1.3
Coefficient of Variance (HEV removed)	0.33	0.28	0.31
Percent of time HEV encountered	<i>0</i> %	<i>5</i> %	<i>5</i> %
Percent of total UFPs from HEV	28%	13%	20%
On major surface streets:			•
Coefficient of Variance (All Data)	1.8	0.99	1.4
Coefficient of Variance (HEV removed)	0.49	0.38	0.4
Percent of time HEV encountered	17%	10%	12%
Percent of total UFPs from HEV	53%	27%	35%

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# Review

# Potential Role of Ultrafine Particles in Associations between Airborne Particle Mass and Cardiovascular Health

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Numerous epidemiologic time-series studies have shown generally consistent associations of cardiovascular hospital admissions and mortality with outdoor air pollution, particularly mass concentrations of particulate matter (PM) ≤ 2.5 or ≤ 10 µm in diameter (PM<sub>2.5</sub>, PM<sub>10</sub>). Panel studies with repeated measures have supported the time-series results showing associations between PM and risk of cardiac ischemia and arrhythmias, increased blood pressure, decreased heart rate variability, and increased circulating markers of inflammation and thrombosis. The causal components driving the PM associations remain to be identified. Epidemiologic data using pollutant gases and particle characteristics such as particle number concentration and elemental carbon have provided indirect evidence that products of fossil fuel combustion are important. Ultrafine particles < 0.1 µm (UFPs) dominate particle number concentrations and surface area and are therefore capable of carrying large concentrations of adsorbed or condensed toxic air pollutants. It is likely that redox-active components in UFPs from fossil fuel combustion reach cardiovascular target sites. High UFP exposures may lead to systemic inflammation through oxidative stress responses to reactive oxygen species and thereby promote the progression of atherosclerosis and precipitate acute cardiovascular responses ranging from increased blood pressure to myocardial infarction. The next steps in epidemiologic research are to identify more clearly the putative PM casual components and size fractions linked to their sources. To advance this, we discuss in a companion article (Sioutas C, Delfino RJ, Singh M. 2005. Environ Health Perspect 113:947-955) the need for and methods of UFP exposure assessment. Key words: cardiovascular diseases, cytokines, diesel, epidemiology, oxidative stress, particle size, toxic air pollutants. Environ Health Perspect 113:934-946 (2005). doi:10.1289/ehp.7938 available via http://dx.doi.org/ [Online 16 March 2005]

Coronary heart disease (CHD) is the leading cause of death and hospitalization among adults 65 or more years of age (Desai et al. 1999), which makes the identification of preventable causes for heart disease morbidity and mortality an important research goal. Numerous epidemiologic time-series studies have shown generally consistent associations of outdoor (ambient) air pollution with cardiovascular hospital admissions (Burnett et al. 1995, 1997a, 1997b, 1999; D'Ippoliti et al. 2003; Le Tertre et al. 2002; Linn et al. 2000; Mann et al. 2002: Morris et al. 1995: Peters et al. 2001a; Poloniecki et al. 1997; Samet et al. 2000a; Schwartz 1999; Schwartz and Morris 1995; Zanobetti and Schwartz 2001; Zanobetti et al. 2000a, 2000b). Consistent associations of ambient air pollution have also been found with cardiovascular mortality (Clancy et al. 2002; Dockery et al. 1993; Goldberg et al. 2001a, 2001b; Hoek et al. 2001; Kwon et al. 2001; Laden et al. 2000; Pope et al. 2004a; Rossi et al. 1999; Samet et al. 2000b; Schwartz et al. 1996; Wichmann et al. 2000; Zanobetti et al. 2003). The National Research Council (NRC) Committee on Research Priorities for Airborne Particulate Matter has identified research needed to explain the morbidity and mortality associations in the time-series studies (NRC 1998, 1999, 2001, 2004). One priority is to identify the pathophysiologic mechanisms and causal pollutant components driving these associations (Seaton et al. 1995).

The causal components driving the relationship between particulate matter (PM) and cardiovascular morbidity and mortality remain to be identified. Historically, the difficulty in accomplishing this in epidemiologic studies is related to the common use of ambient air pollution data from monitoring stations located at central regional sites. This has led to both exposure misclassification and high correlations between different pollutants. Both of these problems can be addressed with measurements of personal and/or microenvironmental exposures (Sarnat et al. 2000, 2001). Another problem is that the importance of particle size and chemistry has been limited by reliance on the same government monitoring data. In the United States, these data generally include only particle mass concentrations in air at two particle size cuts, PM<sub>10</sub> (PM ≤10 µm in aerodynamic diameter) and more recently PM2.5 (PM ≤2.5 um). However, there is sufficient reason to believe that ultrafine particles (UFPs; PM < 0.1 µm) are important in morbidity and mortality associations otherwise attributed to larger-size fractions.

Major characteristics of UFPs that support their potential importance include a

high pulmonary deposition efficiency, magnitudes higher particle number concentration than larger particles, and thus a much higher surface area. The UFP's surface can carry large amounts of adsorbed or condensed toxic air pollutants (oxidant gases, organic compounds, transition metals) (Oberdörster 2001). Many of these toxic air pollutants have been identified as having pro-inflammatory effects in part through the action of reactive oxygen species (ROS), but relevant exposure data are rarely available to epidemiologists. Available surrogate measures of fossil fuel combustion such as elemental carbon (EC) or black smoke are of some use in this regard. Results from a study in southern California showed that a large proportion of urban UFPs is made up of primary combustion products from mobile source emissions (particularly diesel and automobile exhaust) and includes organic compounds, EC, and metals (Kim et al. 2002). Because exposure to mobile emissions can be variable across short distances and depends on personal activity patterns, assessing such exposures requires methods that go beyond the use of government monitoring data alone. These issues regarding the characteristics of UFPs are more thoroughly discussed in a companion article (Sioutas et al. 2005).

In the present review we discuss evidence for adverse effects of air pollution on cardiovascular health with an emphasis on findings that suggest a role for UFPs and related toxic air pollutant components. To date, there are fewer direct epidemiologic data on UFPs. We

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review studies using other particle size fractions, other particle measurements such as black smoke, and gas-phase pollutants to provide a rationale for investigations of UFPs. The focus of this article is on epidemiologic studies that have followed individual subjects over time. Several excellent reviews of experimental data and methods can be found elsewhere (Donaldson et al. 2001; Utell et al. 2002).

#### Evidence of Causal Pollutant Components in Epidemiologic Time-Series, Cohort, and Cross-Sectional Studies

The National Morbidity, Mortality, and Air Pollution Study (NMMAPS) is the largest of the air pollution time-series studies to date (Samet et al. 2000a, 2000b). Results show positive associations of PM<sub>10</sub> with cardiopulmonary mortality and with hospital admissions for cardiovascular disease, chronic obstructive pulmonary disease (COPD), and pneumonia in patients 65 or more years of age living in varied environments across up to 90 cities in the United States, A subsequent analysis to correct for statistical errors showed an increase of 0.34% [95% confidence interval (95% CI), 0.1-0.57] in combined cardiorespiratory mortality for each 10 µg/m3 of air increase in PM10 (Dominici et al. 2003). Another reanalysis of hospitalizations in 14 U.S. cities by Janssen et al. (2002) broke down the PM<sub>10</sub> concentrations using information on source categories. The authors found that for cardiovascular admissions, and to a lesser extent COPD admissions, PM<sub>10</sub> from highway vehicle and diesel emissions and from oil combustion showed the strongest associations with the most stable regression coefficients in co-regressions with other source categories. These findings are supported by an analysis of PM data collected for the Harvard Six Cities Study (Dockery et al. 1993) by Laden et al. (2000) using elemental profiles of PM<sub>2.5</sub> samples. They showed that associations between daily total mortality and mobile source (largely traffic related) particles for the six metropolitan areas were twice those for sulfate-rich coal combustion particles. This difference was most clearly demonstrated for deaths from CHD.

Additional information regarding causal pollutant components has come from analyses of ambient gaseous air pollutants under U.S. federal regulation [carbon monoxide, nitrogen dioxide, sulfur dioxide, and ozone]. These pollutants can be strongly correlated with PM in ambient air. A European study by Katsouyanni et al. (2001) of 29 cities showed a positive association between total mortality and PM $_{10}$  and that this association was not confounded by  $\rm SO_2$  or  $\rm O_3$ . However, they did find that in cities with higher versus lower average NO $_{20}$ 

the association with  $PM_{10}$  was significantly greater (0.80% vs. 0.19% increase in mortality per 10 µg/m3 PM10, respectively). The NMMAPS study found that PM<sub>10</sub> associations with mortality were largely independent of  $NO_2$ ,  $SO_2$ , and  $O_3$  (Samet et al. 2000a). Goldberg et al. (2001a, 2001b), Moolgavkar (2000), and Venners et al. (2003) have also found robust associations between cardiovascular mortality and pollutant gases that often were stronger than particle associations. In a time-series study of the Los Angeles air basin, Linn et al. (2000) found that significant associations of daily cardiovascular hospital admissions were strongest for CO, followed by NO2, and then much weaker associations for PM<sub>10</sub>, but daily PM data were limited by fewer stations. Morris et al. (1995) and Morris and Naumova (1998) found that hospital admissions for congestive heart failure (CHF) were associated with CO independent of other gaseous pollutants in several large U.S. cities. Mann et al. (2002) also found significant associations of daily CHD hospital admissions with NO2 and CO in Los Angeles, particularly among cases with a secondary diagnosis of CHF or arrhythmia. Lin et al. (2003) found that an interquartile range increase in CO was associated with an increase of 6.4% in daily angina and acute myocardial infarction (MI) emergency department visits in São Paulo, Brazil. A time-series study of seven European areas found cardiovascular hospital admissions, especially CHD, were associated with SO2 (Sunyer et al. 2003). Associations between gases and hospital admissions for CHD and CHF have been found in several other studies (e.g., Burnett et al. 1997b, 1999; Koken et al. 2003; Morris et al. 1995, 1998).

Some of the time-series investigators have hypothesized that pollutant gases could be acting as indicators for a causal mixture of pollutants, including PM-related components. Ambient CO is highly correlated with UFPs near combustion sources such as freeways (discussed more fully below). Although it is possible that some of the effects detected with CO are due to the formation of carboxyhemoglobin in the blood and carboxymyoglobin in muscle, reported ambient concentrations are low (< 6 ppm). A postulated mechanism for increased susceptibility to low CO doses is the attainment of a nominal threshold of reduced O2 transport to the heart and further compromised cardiac myoglobin, particularly in CHF patients (McGrath 2000).

Additional evidence of causal components linked to UFPs comes from European studies that have used a nongravimetric PM measure called black smoke, which is roughly representative of EC. Le Tertre et al. (2002) conducted a time-series analysis of cardiovascular hospital admissions in eight European cities and found that CHD admissions were associated with

PM<sub>10</sub> and black smoke. The association with PM<sub>10</sub>, but not with black smoke, was reduced by adding CO to the model and eliminated by adding NO2. Both Le Tertre et al. (2002) and the European study by Katsouyanni et al. (2001) reported above hypothesized that their results were attributable to traffic exhaust and its consequent high emissions of CO, NO2, black smoke, and air toxics. It is relevant to point out that traffic exhaust, particularly from diesel engines, is a major contributor to UFP mass in urban areas (Kittelson 1998; Tobias et al. 2001), and in general, UFPs are both strongly linked to mobile source emissions and laden with toxic constituents (Kim et al. 2002; Shi et al. 2001).

Although time-series investigations have provided important information regarding the overall public health impact of ambient air pollutants on severe outcomes such as mortality, studies of individual subjects have provided insights into the underlying acute or chronic exposure-response relationships. Below we review studies of individuals using various epidemiologic designs, including cohort and panel studies, focusing only on findings for cardiovascular outcomes. Details for selected studies are presented in Table 1 and follow the discussion in the text.

Time-series studies have provided evidence for acute effects of air pollutants on cardiovascular morbidity and mortality. However, there are still gaps in the literature regarding chronic health impacts from long-term pollutant exposures. Cohort studies are best suited to address this gap. Dockery et al. (1993) reported evidence from the Harvard Six Cities Study that ambient PM<sub>2.5</sub> was associated with risk of cardiopulmonary mortality in a cohort of 8,111 adults (Table 1). Pope et al. (2004a) used 16 years of data from more than 500,000 adults in 151 U.S. cities that participated in the Cancer Prevention Study II of the American Cancer Society. The authors found that a 10-µg/m<sup>3</sup> elevation in PM<sub>2.5</sub> was associated with 8-18% increases in mortality due to ischemic heart disease, dysrhythmias, heart failure, and cardiac arrest. Mortality from various respiratory causes was not associated with PM2.5 (Table 1). In contrast, a cohort study of 6,338 Seventh Day Adventists living in California found associations of long-term exposure to PM and O3 with respiratory mortality but not with cardiovascular mortality (Abbey et al. 1999) (Table 1). Differences in findings might be due to exposure misclassification from the use of central regional air pollutant data. Hoek et al. (2002) tried to address this issue by evaluating effects of traffic exposures near the home in a cohort study of 5,000 adults followed 8 years in the Netherlands (Table 1). They showed that living near a major road was more strongly associated with cardiopulmonary mortality than

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Table 1. Cardiovascular effects associated with personal and ambient air pollution exposure; selected studies

Studies	Design and population	Outcomes	Findings for PM mass and components	Findings for gases
ohort and cross-sectional studies	2 0 0			7 (8)
Dockery et al. 1993	Cohort study examining ambient air pollution exposure and mortality in 8,111 adults in six U.S. cities with 14–16 years of follow-up	Cardiopulmonary mortality	Compared with the least polluted city, the most polluted city had an adjusted RR for cardiopulmonary mortality of 1.37 (95% CI, 1.11–1.68)	No association with $\mathrm{O}_3$ , but $\mathrm{SO}_2$ and $\mathrm{NO}_2$ tracked between-city trends in PM concentrations
Pope etal. 2004a	Cohort study examining ambient PM exposure and cardiovascular mortality in 319,000–500,000 persons in the Cancer Prevention Study II, with 16 years of follow-up across U.S. urban areas	Cardiovascular mortality: ischemic heart disease, dysrhythmias, heart failure, and cardiac arrest	A 10- $\mu$ g/m² increase in PM $_{25}$ was associated with 8–19% increases in mortality due to ischemic heart disease, dysthythmias, heart failure, and cardiac arrest	Not assessed
Abbey et al. 1999	Cohort study examining ambient PM <sub>10</sub> exposure, to tal suspended sulfates, SO <sub>2</sub> , O <sub>3</sub> , and NO <sub>2</sub> in relation to mortality in 6,338 nonsmoking California Seventh-Day Adventists with 19 years of follow-up	Cardiopulmonary mortality	No associations	No associations
Hoek et al. 2002	Cohort study examining ambient traffic-related air pol- lutant exposure (black smoke, NO <sub>2</sub> ) and cause-specific mortality in 5,000 persons with 8 years of follow-up in the Netherlands Cohort Study on Diet and Cancer	Cardiopulmonary mortality	Cardiopulmonary mortality was associated with living near high traffic density (100 m to freeway or 50 m to major urban road) adjusted RR = 1.95 (95% Cl, 1.09–3.52) and was associated with an increase of 10 ug/m³ black smoke from background (central sites) plus local sources (street proximity), RR = 1.71 (95% Cl, 1.10–2.67)	Cardiopulmonary mortality was associated with an increase of 30 µg/m³ background plus local NO <sub>2</sub> , RR 1.81 (95% CI, 0.98–3.34)
(ünzlietal. 2004	Cross-sectional study on the relationship between ambient PM <sub>2.5</sub> and CIMT, using baseline data from two clinical trials in Los Angeles; annual mean PM <sub>2.5</sub> exposure was estimated using data from 23 monitoring stations linked to home addresses with geostatistical models	CIMT	For each increase of annual mean 10 µg/m³. PM <sub>Ds.</sub> CIMT increased by 5.9%, 69%, CI, 1–11% is adjustment for age reduced the coefficients, but further adjustment for covariates indicated robust estimates in the range of 3.9–4.3%	Estimates for O <sub>3</sub> linked to ZIP code centroids were positive in relation to CIMT but not significant and smaller than PM <sub>2.5</sub>
ardiac ischemia and related outcomes				
Pekkanen etal. 2002	Panel study examining ambient PM, NO <sub>2</sub> , and CO exposure and ischemia during 342 submaximal exercise tests in 45 subjects with CHD in Helsinki, Finland	ECG ST segment depression > 0.1 mV	Increased risk for ST depression (72 events) was associated with a change of lag-2 1,000 particles/cm³ $NC_{0.1-1}$ , $OR = 3.29$ (95% C.1, 157–6.92), $10$ $\mu$ $\mu$ $PM_{2.5}$ , $OR = 2.84$ (95% Cl, 1.42–5.66), and $10,000$ UFF/cm² $NC_{0.01-0.1}$ , $OR = 3.14$ (95% Cl, 1.86–6.32), UFPs were independent of $PM_{2.5}$	NO <sub>2</sub> and CO were also associated with an increased risk for ST depression.
de Hartog et al. 2003	Panel study examining ambient exposure to PM and NO <sub>2</sub> , SO <sub>2</sub> , and CO in relation to HRV and BP in 131 subjects with CHD in Helsinki, Finlandi, Amsterdam, the Netherlandis; and Erfurt, Germany	Cardiore spiratory symptoms: chest pain, shortness of breath, avoidance of activities	$^{10}$ C <sub>2</sub> . $^{10}$ C <sub>3</sub> associated $^{10}$ C <sub>1</sub> $^{10$	Not assessed
Peters et al. 2004	case-crossover study examining ambient traffic-related air pollution exposure and MI in 691 subjects from the Augsburg Myocardial Infarction Registry who had survived 24 hr postinfarct, time—activity diary data on activities during the 4 days before symptom onset were used to assess traffic exposures	МІ	Exposure to traffic was associated with onset of MI1 1 hr afterward, OR = 2.92 (95% C1, 2.22–3.83); a significant association was also seen for exposure to traffic 2 hr before onset, and there was evidence for effects up to 6 hr; key exposures influencing overall associations with traffic included times spent in cars and in public transportation; associations changed minimally, adjusting for exercise, and there was no confounding by reports of extreme anger or joy	As with PM, gases were not directly assessed, but traffic exposures involve pollutant gases as well as particles
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Table 1. Continued				
Studies	Design and population	Outcomes	Findings for PM mass and components	Findings for gases
Blood pressure (BP) Linn et al. 1999	Panel study in Los Angeles, California, examining BP and lung function in 30 subjects with COPD, with only 4 consecutive days of air sampling: personal exposure to PM <sub>2.5</sub> ; indoor and outdoor home PM <sub>2.5</sub> and PM <sub>10</sub> , and ambient PM <sub>10</sub> , O <sub>3</sub> , NO <sub>2</sub> , and CO	BP	Systolic BP increased 0.172 mm Hg for every 1- $\mu$ g/m³ increase in ambient lag-1 PM <sub>10</sub> ( $\rho$ = 0.006); diastolic BP increased 0.095 mm Hg for every 1- $\mu$ g/m³ increase in PM <sub>10</sub> ( $\rho$ = 0.03); outdoor home PM <sub>10</sub> was similarly associated with BP, but no significant associations were reported for PM <sub>25</sub> or any indoor or personal PM measurement	No association of BP with exposure to central site $\theta_3$ , $N\theta_2$ , or $C\theta$
Brauer et al. 2001	Panel study examining personal exposure over 7 non- consecutive days to PM <sub>2.5</sub> and sulfate, and ambient exposure to PM <sub>2.5</sub> , PM <sub>10</sub> , sulfate, and gaseous pollutants, in relation to BP, HRV, and lung function in 16 COPD patients in Vancouver, Canada	BP, HRV, SVE	Weak associations were observed between particle concentrations and increased SVE and with decreased systolic BP; ambient PM <sub>10</sub> had the largest effect on cardiovascular end points and the only statistically signifi- ficant association (SVE); use of personal exposure measure ments did not show a larger or more consistent effect	CO was inversely associated with systolic BP and reduced estimates for ambient PM
lbald-Mulli et al. 2001	Retrospective analysis examining the relationship be tween ambient air pollution exposure (TSP, SO <sub>2</sub> , and CO) and BP in 2,607 men and women 25–64 years of age from a general population survey in Augsburg, Germany	Systolic BP	A 90-gyfm <sup>3</sup> increase in TSP was associated with an increase in systolic BP of 1.79 mm Hg (95% C), 0.83-2.95; in subgroups with high plasma viscosity levels or increased HR, systolic BP increased HR, by 50% Cl, 4.31-9.75) and 7.76 mm Hg (95% Cl, 5.70-9.82) in association with TSP, respectively	An 80-µg/m <sup>3</sup> increase in SO <sub>2</sub> was associated with an increase in systolic BP of 0.74 mm Hg (95% CI, 0.08–1.40)
Ibald-Mulli et al. 2004	Panel study examining ambient exposure to PM and NO <sub>2</sub> , SO <sub>2</sub> , and CO in relation to HRV and BP in 131 subjects with CHO in Helsinki, Finland; Amsterdam, the Netherlands and Erfurt, Germany	BP and HR	A small decrease in systolic BP (–0.72 mm Hg; 95% CI, –1, 92 to 0.49) and diastolic BP (–0.70 mm Hg; 95% CI, –0.02 to –1.38) was found to be associated with a 5-day average increase of 10,000 UFPs/cm³ (NC <sub>0.01-0.1</sub> ), slightly stronger and more significant associations were found for accumulation mode particle number concentration (NC <sub>0.11-0.1</sub> ), but smaller associations were found for a 10 µg/m³ increase in PM <sub>2.5</sub> mass; small decreases in HR were also found for PM exposures	The magnitude and significance of inverse BP associations with CO were similar to those of PM <sub>0.1-1.0</sub> ; a small decrease in HR (.–0.40 beats/min; 95% CI, –0.82 to 0.01) was found for an increase of lag-1, 5 µg/m³ SO <sub>2</sub>
Zanobetti et al. 2004	Panel study examining ambient PM <sub>2.5</sub> , O <sub>3</sub> , NO <sub>2</sub> , SO <sub>2</sub> , and CO in relation to BPamong 62 patients with preexisting heart disease using data from 631 repeated visits for cardiac rehabilitation in Boston	BP	Increasing from the 10th to the 90th per- centile in 5-day mean PM <sub>2.5</sub> (10.5 µg/m³), resulted in increases of 2.8 mm Hg (95% Cl, 1.1–5.5 in systolic, 2.7 mm Hg (95% Cl, 1.2–4.3) in diastolic, and 2.7 mm Hg (95% Cl, 1.0–4.5) in mean arterial BP; black carbon was associated with diastolic BP	Diastolic BO was associated with 120-hr average SO <sub>2</sub> (3.9% increase; 95% CI, 0.3-76), O <sub>3</sub> (2.7% increase; 95% CI, 0.02-5.4)
Autonomic control of cardiac rhythm Holguin et al. 2003	Panel study in Mexico City examining indoor and outdoor nursing home measurements of PM <sub>2.5</sub> and ambient exposure to 0 <sub>3</sub> , ND <sub>2</sub> , CO, and SO <sub>2</sub> in relation to HRV in 34 elderly residents followed every other day for 3 months; personal PM <sub>2.5</sub> was predicted using indoor and outdoor home PM <sub>2.5</sub> plus time—activity data	HRV, frequency domain	A 10-µg/m³ increase in predicted personal PM $_{2.5}$ was associated with a 5.0% decrease in high-frequency HRV ( $\beta=-0.049, 95\%$ C.] $-0.090$ to $-0.007$ ); associations with indoor PM $_{2.5}$ were stronger than outdoor home PM $_{2.5}$ among 13 subjects with hypertension, the association with predicted personal PM $_{2.5}$ was stronger ( $-7.1\%$ )	O <sub>3</sub> was inversely associated with high- and low-frequency HRV among 13 subjects with hypertension (2% decrease per 10 ppb 03), but this association was confounded by PM <sub>2.5</sub>
Pope et al. 2004b	Panel study of ambient exposure to PM and HRV exposure to PM and HRV elderly studjects living in Salt Lake City and Provo/ Orem, Utah	HRV	A 100-µg/m³ increase in PM $_{2.6}$ was associated with a 35 (SE = 8) msec decrease in SDNN and a 42 (SE = 11) msec decrease in r-MSSD	Not assessed

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Table 1. Continued				
Studies	Design and population	Outcomes	Findings for PM mass and components	Findings for gases
Autonomic control of cardiac rhythm Magari et al. 2001, 2002a, 2002b	Panel study examining personal exposure to PM in relation to HRV in 20 (Magari et al. 2002a), 40 (Magari et al. 2001), and 39 (Magari et al. 2001) and 39 (Magari et al. 2001) and 39 exposed to welding fumes and residual oil fly ash	HRV	Each 100-ug/m <sup>9</sup> increase in 3-hr average PM <sub>25</sub> (laser photometer light scatter) was associated with a 1.4% (95% Cl. –2.1 to -0.6%) decrease in 5-min SDNN in the 20 subjects (Magari et al. 2002a), in the 40 subjects, each 1-mg/m <sup>9</sup> increase in 4-hr average PM <sub>25</sub> was associated with a 2.66% (95% Cl, -3.75 to -1.58%) decrease in 5-min SDNN SDNN (Magari et al. 2001); however, in 39 of these 40 subjects, PM <sub>25</sub> metals on filters, lead and vanadium, were associated with an increase in workday average of the 5-min SDNN (Magari et al. 2002b).	Not assessed
Riediker et al. 2004	Panel study of in-vehicle exposure to PM and HRV and blood markers of inflammation in 9 healthy male North Carolina Highway Patrol troopers	HRV	In-vehicle 10-µg/m <sup>3</sup> PM $_{2.5}$ increase was associated with increased ectopic beats throughout exposure (20%, $\rho$ = 0.005); PM $_{2.5}$ was positively associated with heart beat cycle length (6%, $\rho$ = 0.01) as well as HF HBV and SDNN the next morning after exposure	NO <sub>2</sub> and CO were not significant
Chan et al. 2004	Panel study in Taipei, Taiwan, examining personal exposure to submicrometer particles and HRV over one 16-hr daytime period in 9 young healthy adults 19–29 years of age (2 females) and 10 older male subjects 42–97 years of age with lung function impairments (FEV <sub>1</sub> /FVC < 85%)	HRV	Personal exposure to NC <sub>002-1</sub> was associated with decreased in both time-domain and frequency-domain HRV indices; in young subjects, a 10,000 particles/cm² increase in the last 1-4 hr average NC <sub>002-1</sub> was associated with 0.69–1.35% decrease in SDNN, 1.85–2.58% decrease in I-MSSD; in the older panel they found 10,000 particles/cm² increase in the last 1- to 3-hr average NC <sub>002-1</sub> was associated 1.72–3.00% decreases in SDNN and 2.72–4.65% decreases in SDNS and 2.72–4.65% decreases in I-MSSD; there were similar associations for high- and low-frequency domain indices	Not assessed
Tarkiainen et al. 2003	Panel study in Kuopio, Finland, examining personal exposure to carbon monoxide and HRV in 6 subjects with CHD followed for three separate 24-hr ambulatory monitoring periods	HRV	Not assessed	r-MSSD increased by 2.4 msec (p=0.03) with exposure to CO (> 2.7 ppm)
Peters et al. 2000	Panel study of arrhythmias in 100 subjects in eastern Massachusetts with implanted defibrillators (63,628 person-days of follow-up) with ambient measurements of PM mass, black carbon, NO <sub>2</sub> , CO, O <sub>3</sub> , and SO <sub>2</sub>	Defibrillator discharge interventions for ventricular tachycardias or fibrillation (33 subjects with at least one)	Only 6 subjects with ≥ 10 de fibrilla for discharges had increased arrhythmias associated with black carbon and PM <sub>2.6</sub> , which showed a weaker association, both PM metrics were confounded by NO <sub>2</sub> , but the effect estimate of NO <sub>2</sub> was unchanged	26-ppb increase in NO <sub>2</sub> lagged 1 day was associated with increased defibrillator interventions in the full panel (OR = 1.8, 95% Ct, 1.1–2.9). Subjects with ≥ 10 defibrillator discharges had increased arrhythmias associated with CO and NO <sub>2</sub> across several lags
Systemic inflammation and thrombosis Seaton et al. 1999	Panel study examining 3-day personal exposure estimated (from a one 24-hr personal exposure measurement) and city center ambient exposure to PM <sub>Ma</sub> in relation to hematologic factors in 112 elderly subjects in Bel fast and Edinburgh, UK	Hematologic factors: hemo- globin, packed red cells, red blood cell count, platelets, white blood cell count, CRP, fibrinogen, factor VII, IL-6	An increase of 100 $\mu/m^3$ in personal PM <sub>10</sub> and ambient PM <sub>10</sub> exposure resulted in significant decreased mean percentage changes of $\leq 1\%$ in hemoglobin concentration, packed cell volume, and red blood cell count only personal PM <sub>10</sub> was associated with an 11% decrease in platelets and a 7% decrease in factor VII; CPP increased with ambient PM <sub>10</sub> [417%, 95% CI, 20–477), but not with personal PM ( $\rho$ = 0.73), fibringen decreased with ambient PM <sub>10</sub> [417, 95% CI, -19 to 0)	Not assessed  Continued, next page

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with ambient background air pollutant levels. This finding suggests that pollutants more closely associated with traffic, which include UFPs and associated toxic air pollutants, could be causal components in the mortality associations.

Künzli et al. (2004) conducted a crosssectional study of 798 healthy adults with elevated low density lipoprotein (LDL) cholesterol or homocysteine living on Los Angeles (Table 1). Subjects were in a dietary supplement clinical trial with ultrasound data on carotid intima-media thickness (CIMT) as an estimate of atherosclerosis. Exposure included an estimate using geostatistical models to link subject address to annual mean PM<sub>2.5</sub> from 23 local air-monitoring stations. They found positive associations between CIMT and PM<sub>2.5</sub>, adjusting for host risk factors. Associations were larger for women, older subjects ( $\geq$  60), subjects on lipid-lowering medications, and never smokers.

#### Evidence for Pathophysiologic Mechanisms and Causal Components in PM-Related Cardiovascular Effects

The following section looks at epidemiologic panel studies designed to evaluate the relationship between repeated air pollutant exposures and cardiovascular outcomes in individual subjects. We augment this discussion with a few selected human clinical studies that extend the panel study findings using controlled exposures, particularly those that aim to replicate ambient air mixtures. The discussion is divided by related groups of cardiovascular outcomes.

Cardiac ischemia and related outcomes. One published study has examined evidence for the relationship of particulate air pollutant exposure to cardiac ischemia in humans. An epidemiologic study of 45 adults with stable CHD conducted by Pekkanen et al. (2002) analyzed data from repeated biweekly in-clinic electrocardiographic (ECG) measurements during submaximal exercise testing and outdoor UFPs and fine particles measured at a central regional site of Helsinki, Finland (Table 1). They found significant associations between risk of ST segment depression and ambient PM<sub>2.5</sub> mass, number concentrations of ultrafine mode particles 0.01-0.1 µm in diameter  $(NC_{0.01-0.1})$ , and number concentrations of accumulation-mode particles  $0.1-1.0~\mu m$  in diameter (NC $_{0.1-1}$ ) (Table 1). Odds ratios (ORs) were around 3.0 for all particle metrics

Table 1. Continued

Studies	Design and population	Outcomes	Findings for PM mass and components	Findings for gases
Systemic inflammation and thrombosis	197		79	0502 - 2250
Schwartz 2001	Cross-sectional study examining the relationship between ambient PM <sub>10</sub> , NO <sub>2</sub> , SO <sub>2</sub> , and blood biomarkers using data from a cohort study (NHANES III)	Fibrinogen, and platelet and white blood cell counts	For an interquartile range change in PM <sub>10</sub> (26 µg/m <sup>3</sup> ), the relative odds for being above the 90th percentile of fibrinogen was 1.77 (95% CI, 1.26–2.49); platelets, 1.27 ( 95% CI, 0.97–1.67); and white blood cells, 1.64 (95% CI, 1.17–2.30)	SO <sub>2</sub> was positively associated with white cell counts, and NO <sub>2</sub> with platelet counts and fibrinogen, but both gases were confounded by PM <sub>10</sub>
Pekkanen et al. 2000	Cross-sectional study examining the association between ambient PM <sub>10</sub> , NO <sub>2</sub> , CO, SO <sub>2</sub> , O <sub>3</sub> , and fibrinogen among 7,205 subjects in London at baseline enrollment in a cohort study	Fibrinogen	No association between PM <sub>10</sub> and fibrinogen was seen after adjustment for confounders	NO <sub>2</sub> increase from the 10th to the 90th percentile was associated with a 1.5% higher fibrinogen concentration (95% CI, 0.4–2.5%); similar increase for CO resulted in 1.5% higher fibrinogen concentration (95% CI, 0.5–2.5%); no association with SO <sub>2</sub> or O <sub>3</sub>
Peters et al. 1997a, 2001b	Cohort study in Augsburg, Germany, examining relationships of ambient TSP, SO <sub>2</sub> , and CO exposure to CRP in 631 men 45-64 years of age with no history of fMI at their baseline assessment two CRP measurements were 3 years apart	CRP	An increase of 26 µg/m³ (5-day mean) in TSP increased the odds of observing a CRP level above the 80th percentile, OR = 1.31 (95% CI, 1.09–1.56); CRP and plasma viscosity (Peters et al. 1997a) were increased during an air pollution episode in 1985	As increase of 30 µg/m <sup>3</sup> (5-day mean) in SO <sub>2</sub> increased the odds of observing a CRP level above the 90th percentile, OR = 1.24 (95% CI, 1.03–1.49)
Pope et al. 2004b	Panel study of ambient exposure to PM and HRV and blood markers in 88 elderly subjects living in Salt Lake City and Provo/ Orem, Utah	CRP, white blood cell count, whole blood viscosity, granulocytes, lymphocytes, monocytes, basophils, eosinophils, red blood cells, platelets	A 100-µg/m <sup>3</sup> increase in PM <sub>25</sub> was associated with a 0.81 (SE = 0.17) mg/dL increase in CRP, one subject's data had a strong influence on estimates; there was no association with other outcomes	Not assessed
Riediker et al. 2004	Panel study of in-vehicle exposure to PM and HRV and blood markers of inflammation in 9 heal thy male North Carolina Highway Patrol troopers	CRP, plasminogen, von Willebrand factor, lymphocyte count, lymphocytes, neutrophils, hematocrit, red blood cell indices, urio acid	In-vehicle 10-µg/m³ PM $_{2.6}$ increase was associated with decreased lymphocytes (–11%, $p$ = 0.03), increased red blood cell indices (1%, $p$ = 0.03), neutrophils (6%, $p$ = 0.04), CRP (32%, $p$ = 0.02), and von Willebrand factor (12%, $p$ = 0.02)	NO <sub>2</sub> and CO were not significant

Abbreviations: FEV VFVC, forced expiratory volume in 1 sec/forced vital capacity, HF, high frequency; RR, relative risk; SVE, supraventricular ectopic heartbeat.

The focus is on cardiovascular outcomes. Although some studies may have examined other outcomes, they are not reported.

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110-12 Cont. for an increase around their interquartile distribution. Smaller but significant associations were also found for the gases NO2 and CO, which were moderately correlated with the co-located particle measurements. The association with UFP number concentration was independent of PM<sub>2.5</sub> mass concentration. It is surprising that associations for outdoor ambient NC<sub>0.01-0.1</sub> were as strong as for PM2,5, given the expectation that human exposure to UFPs is less consistently represented by central site PM monitoring than is exposure to PM2.5 monitoring, which shows much lower spatial variability than UFPs (reviewed by Pekkanen and Kulmala 2004; Sioutas et al. 2005).

Cardiorespiratory symptoms potentially related to cardiac ischemia were assessed by de Hartog et al. (2003) in elderly patients with CHD. The authors found that although chest pain was not associated with PM exposure, a 10  $\mu g/m^2$  increase in ambient PM<sub>2.5</sub> was associated with shortness of breath and avoidance of activities (Table 1).

A case-crossover study of 691 subjects from the Augsburg Myocardial Infarction Registry found a 2- to 3-fold increased risk of MI for time-activity diary reports of hours exposed to traffic, particularly for times spent in cars and public transportation in the hours leading up to cardiac symptom onset (Peters et al. 2004) (Table 1). No direct air pollutant measurements were available. However, as discussed in our companion article (Sioutas et al. 2005), exposures to UFPs can be magnitudes higher than background levels within vehicles and near busy highways, and to a much greater degree than larger particles. Accumulationmode PM, volatile organic compounds, and gases such as CO could have also played a role in the findings of Peters et al. (2004).

Blood pressure. Two studies showing associations between air pollution and blood pres sure (BP) followed subjects with COPD (Brauer et al. 2001; Linn et al. 1999; Table 1). Linn et al. (1999) found that for only 120 total person-observation times in 30 subjects, an increase of 33 µg/m3 ambient PM10 (study mean) was associated with a 5.7 mm mercury (Hg) increase in systolic BP. In contrast, Brauer et al. (2001) found systolic BP was inversely but weakly associated with personal PM2.5 in a pooled regression analysis of 16 subjects with COPD monitored on 7 separate days. This association was not confounded by inverse associations with ambient CO. Inverse associations with ambient PM10 were larger but were confounded by CO. Another study examined 2,607 German adults younger than 65 years evaluated on two occasions 3 years apart and found a positive association of systolic BP with ambient concentrations of both total suspended particulates (TSP) and SO<sub>2</sub> (Ibald-Mulli et al. 2001) (Table 1).

Ibald-Mulli et al. (2004) conducted one of the few panel studies to focus on the relationship between UFPs and BP (Table 1). They followed 131 adults with CHD in three European centers every 2 weeks for about 11 clinic visits. An increase of a 5-day average of 10,000/cm<sup>3</sup> UFPs (PM<sub>0,01-0,1</sub>) was associated with small decrease in systolic BP (-0.72 mm Hg; p < 0.01) and diastolic BP (-0.70 mm Hg; p < 0.01). Comparably small associations were also found for CO, 1,000/cm3 accumulation-mode particles, and 10 µg/m3 PM2.5. The authors hypothesized that BP medications in these CHD patients might have blunted or modified the response to air pollution exposure. However, these results contrast those of a panel study by Zanobetti et al. (2004), who found that ambient 5-day average PM<sub>2.5</sub> was positively associated with BP among 62 patients with preexisting heart disease, using data from 631 repeated visits for cardiac rehabilitation in Boston (Table 1).

Panel study results for PM25 can be compared with two experimental human studies (Brook et al. 2002; Gong et al. 2003; not shown in Table 1). Gong et al. (2003) studied the effects of PM<sub>2.5</sub> concentrated ambient particles (CAPs) from Los Angeles air versus clean air on systolic BP in 12 healthy versus 12 asthmatic adults using a 2-hr rest-exercise exposure period in a chamber. CAPs are used to approximate the effects of "real-world" particles. They found inverse associations of PM2.5 CAPs with systolic BP in asthmatics, but positive associations in healthy subjects. Results from two small studies by Brauer et al. (2001) and Gong et al. (2003) with relatively good exposure data show that PM25 mass is inversely associated with BP in subjects with obstructive lung diseases. Brook et al. (2002) also studied the vascular effects of 150 µg/m3 PM2.5 CAPs from Toronto air, adding 120 ppb O3, in 25 healthy adults using a 2-hr exposure period in a chamber. They found a significant but small 0.1 mm decrease in brachial artery diameter by ultrasonography for the joint exposures versus filtered air but no change in BP, flow-mediated diameter (endothelium dependent), or nitroglycerin-mediated dilatation (endothelium independent). A follow-up analysis showed the organic and EC fractions of PM<sub>2.5</sub> CAPs were significant determinants of the effects on brachial artery diameter, which is a more sensitive biomarker of effect than BP (Urch et al. 2004).

Potential mechanisms for the observed PM-associated increases in BP have been suggested to include an increase in sympathetic tone and/or the modulation of basal systemic vascular tone due to increased concentrations of a plasma peptide known as endothelin-1 (Ibald-Mulli et al. 2001). Endothelin-1 has multiple cardiovascular actions, including

vasoconstriction, leading to maintenance of basal vascular tone and BP (Haynes and Webb 1998) and accentuating BP elevation in more severe, sodium-sensitive hypertension (Schiffrin 2001). It is directly associated with the severity of CHF and risk of subsequent cardiac death in CHF patients (Galatius-Jensen et al. 1996; Tsutamoto et al. 1995). Endothelin-1 is produced and cleared in the lung and is generated in response to the presence of ROS (free radicals) and their metabolites (Haynes and Webb 1998). This leaves open the possibility that pollutants could induce an excess production of endothelin-1. Supporting evidence is that urban particles have been shown to increase endothelin-1 in rats (Bouthillier et al. 1998). Effects of endothelin-1 are partly counterbalanced by vasodilatory influences of endothelial nitric oxide (ŃO; Vanhoutte 2000). Endothelial NO synthase produces NO, which traverses the extracellular space to induce smooth muscle relaxation in the vessel wall. One ROS that can be produced in the presence of certain pollutant components is superoxide, which can react with NO to form the potent oxidant peroxynitrite. Peroxynitrite is likely involved in lipid peroxidation (O'Donnell and Freeman 2001). Therefore, an additional potential mechanism whereby pollutant components can increase BP includes superoxide-mediated inhibition of the actions of NO in inducing vasodilatation.

Despite the above data on potential biologic mechanisms, reviewed epidemiologic studies have found both a decrease and increase in BP in relation to air pollutant exposures. This may be because of differences between subject populations, differences in the types of regional air pollutants, or possibly due to medications used or underlying pathology (healthy, COPD, asthma, CHD, etc.). There is also a lack of data in most studies on other influences on BP, namely, emotional states and physical activity, which could have sustained influence on nonambulatory BP measurements. The above factors could result in contrasting shifts in sympathetic and vagal tone in response to inhaled air pollutants, or contrasting shifts in the balance between mediators such as endothelin-1 and endothelial NO. The time course of exposure-response relationships is also ill-defined, particularly periods of exposure averaging times ranging from minutes to days. None of the epidemiologic studies used ambulatory BP monitoring to assess acute effects of real time changes in exposure. Ambulatory BP monitoring is more closely associated with end organ damage (heart, kidney, brain) than isolated systolic or diastolic BP readings taken in clinic offices (Mancia and Parati 2000).

Autonomic control of cardiac rhythm. Heart rate variability (HRV) is a widely used noninvasive method to investigate cardiovascular autonomic control. Reduced HRV has

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been shown to be a predictor of increased mortality after MI (Kleiger et al. 1987; La Rovere et al. 1998) and has been related especially to sudden arrhythmic death (Hartikainen et al. 1996; Odemuyiwa et al. 1991). Fourier analysis of HRV can show the magnitude of variance in the heart's rhythm across different frequency bands. Different autonomic influences on cardiovascular function (HR and BP) are reflected by different frequency bands. The high-frequency (HF) band (0.15-0.40 Hz) has been used to estimate cardiac vagal control and is linked to respiratory influences (Task Force 1996). Lower frequencies (0.04-0.15 Hz) are believed to represent mixed sympathetic and parasympathetic influences (Task Force 1996). Time domain measurements are also used (described below).

One controlled exposure study showed significant decreases in HRV in 10 healthy elderly adults for 2-hr exposures to CAPs from Chapel Hill, North Carolina (mostly mobile source) compared with clean air, and the decrease persisted 24 hr later (Devlin et al. 2003). In epidemiologic studies discussed below, ambient PM has been associated with decreased HRV (Chan et al. 2004; Creason et al. 2001; Gold et al. 2000; Holguin et al. 2003; Liao et al. 1999; Magari 2002, Magari et al. 2001, 2002; Peters et al. 1999; Pope et al. 2004b, 1999) and cardiac arrhythmia (Peters et al. 2000). Only two studies to our knowl edge have investigated effects of personal PM exposures on HRV (Chan et al. 2004; Magari et al. 2001), and one on personal CO (Tarkiainen et al. 2003).

Liao et al. (1999) showed that the largest inverse associations between nonambulatory HRV measures and PM<sub>2.5</sub> were for subjects with a history of cardiovascular conditions. although the number subjects (18) was small and the specific illnesses were not separated (not shown in Table 1). Another study of 56 elderly subjects showed inverse associations of nonambulatory high- and low-frequency HRV with indoor and outdoor 24-hr gravimetric PM<sub>2.5</sub> collected in a retirement home (Creason et al. 2001; not shown in Table 1). Using hourly ambient PM<sub>2.5</sub> data, they briefly reported that models using prior 4-hr average PM<sub>2.5</sub> and time-lagged 4-hr PM<sub>2.5</sub> were similar in magnitude to effects of the 24-hr PM2.5 averages, suggesting a mixture of short-term and cumulative effects. Holguin et al. (2003) studied 34 elderly nursing home residents living in Mexico City and showed a strong decrease in the high-frequency component of HRV with high ambient PM<sub>2.5</sub> exposure, and the association was stronger for indoor home PM2.5. Those with hypertension had the largest reductions in HRV (Table 1). Pope et al. (1999) also used ambulatory HR monitoring in 7 elderly subjects with respiratory and cardiovascular disease before, during, and

after episodes of elevated pollution. They found that ambient PM10 was associated with decreased in the standard deviation (SD) of normal-to-normal (NN) intervals (SDNN), a time domain measure of overall HRV. However, they also found an increase in the square root of the mean of squared differences between adjacent NN intervals (r-MSSD; time domain measurement that corresponds to high-frequency variability and parasympathetic tone). A larger study using ambulatory ECG monitors by Pope et al. (2004b) found that ambient PM<sub>2.5</sub> was associated with a decrease in both SDNN and r-MSSD in 88 elderly subjects in Utah (Table 1). Magari et al. (2001) studied 40 workers occupationally exposed to welding fumes and residual oil fly ash with 24-hr monitoring using ambulatory HR monitors and personal real-time PM2,5 measurements from a TSI Inc. DustTrak (Shoreview, MN) (Table 1). They found significant decreases in SD of average 5-min NN intervals in relation to increases in prior 1-hr moving averages of PM2.5. They also found increasingly greater decreases in SDNN for higher PM<sub>2.5</sub> across longer PM<sub>2.5</sub> averaging times up to 9 hr. Magari et al. (2001) suggested inhaled particles directly affect autonomic function through a sympathetic stress response, represented by their acute response finding, and/or secondarily through airway inflammation and cytokine release into the circulation, represented by their cumulative response finding. Riediker et al. (2004) placed portable air-quality monitors in patrol cars of nine healthy male North Carolina Highway Patrol troopers who wore ambulatory ECG monitors (Table 1). In-vehicle PM<sub>2.5</sub> was positively associated with ectopic beats, heart beat cycle length, HF HRV, and SDNN.

Chan et al. (2004) conducted the only study to date to assess the relationship between HRV and particle number concentrations (dominated by UFPs) for particles 0.02-1.0 µm in diameter (NC<sub>0.02-1</sub>) (Table 1). They followed 9 young healthy adults (2 females) and 10 elderly male subjects with obstructive lung function impairment. This was also the first study to examine the effects of personal exposure to UFPs on HRV. Subjects were monitored over only 10 daytime hours using a P-Trak Ultrafine Particle Counter (TSI Inc.) for NC<sub>0.02-1</sub>. Subjects also wore ambulatory ECG monitors for continuous 5-min beat-tobeat intervals to assess HRV. Using linear mixed-effects models, they found that decreases in HRV indices (SDNN and r-MSSD) were associated with exposure to 1- to 4-hr moving averages of  $NC_{0,02-1}$  before the 5-min HRV measurements, adjusting for age, sex, body mass index, environmental tobacco smoke exposure, and temperature (Table 1). Associations were stronger for the elderly panel, with the strongest effects from

2-hr average NC<sub>0.02-1</sub>. These results along with those of Magari et al. (2001) suggest that the effect of personal PM exposure on autonomic function is acute, although the monitoring period (10 hr) was too short in the Chan et al. (2004) sudd to assess longer term effects.

(2004) study to assess longer-term effects.

Tarkiainen et al. (2003) studied six patients with CHD for 1 day per week for 3 weeks with continuous personal CO exposure monitors, ambulatory ECG monitoring for HRV, and time-activity diaries and found r-MSSD increased in relation to high CO exposures (> 2.7 ppm peaks lasting 17 min, SD 8 min) (Table 1). This result contrasted results of most studies using PM exposures, except the study of Pope et al. (1999). No particle data were available, but it is again important to note that outdoor CO at sites close to dense traffic is highly correlated with UFPs (Zhu et al. 2002). It is conceivable that CO and/or UFPs increase vagal control and induce bradyarrhythmias.

In a study of arrhythmias and air pollution, investigators followed 100 subjects in eastern Massachusetts with implanted defibrillators (Peters et al. 2000; Table 1). They found that patients with 10 or more defibrillator discharge interventions for cardiac arrhythmias experienced increased arrhythmias in association with outdoor ambient NO2, CO, and black carbon, but PM2.5 was less strongly related. The most robust association was found for NO2, which may have been a marker for local traffic-related pollution, whereas particle mass may have been additionally influenced by other sources. Exposure was represented by only one Boston monitoring site.

Systemic inflammation and thrombosis. The view that air-pollution-induced airway inflammation triggers systemic hypercoagulability (Seaton et al. 1995) has been supported in recent epidemiologic studies. It is relevant in this regard that, compared with unaffected people, patients with CHD (Lagrand et al. 1999; Mendall et al. 1997; Stec et al. 2000; Woods et al. 2000) or a complication of CHD, CHF (Pye et al. 1990; Torre-Amione et al. 1996), have increased levels of inflammatory cytokines such as interleukin (IL)-1B and IL-6, and tumor necrosis factor-0. (TNF-0.). They also have increased levels of circulating acuté phase proteins such as C-reactive protein (CRP) and fibrinogen. In patients with CHD, CRP is also a strong independent predictor of future coronary events (Rifai and Ridker 2001). Cohort studies have shown that levels of acute phase proteins, cytokines, and hemostatic factors indicative of a thrombophilic state or endothelial activation are elevated at baseline in subjects at risk for future coronary occlusion or cardiovascular mortality (Cushman et al. 1999; Danesh et al. 2000; Folsom et al. 2001; Harris et al. 1999; Haverkate et al. 1997; Jager et al.

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1999; Kuller et al. 1996; Lind et al. 2001; Malik et al. 2001; Ridker 2001; Ridker et al. 2000, 2001; Thompson et al. 1995). Air pollutant exposures that lead to acute increases in already elevated levels of inflammatory and hemostatic factors may also precipitate adverse health outcomes. This is a strong possibility in patients with diagnosed or underlying CHD, a population most likely driving the time-series associations. In addition, high air pollutant exposures that lead to chronic or repeated increases in systemic inflammation through oxidative stress responses to ROS may promote the progression of atherosclerosis in susceptible individuals.

Recent studies have shown acute associations between air pollutant exposures and systemic responses indicating inflammation and hypercoagulability. Seaton et al. (1999) studied 112 elderly individuals and used 1 day of personal PM10 data per person to predict the remaining 2 days using ambient (city center) PM<sub>10</sub> data (Table 1). Results showed inverse associations of estimated personal PM10 with albumin-adjusted hemoglobin, packed cell volume, red blood cell count, platelets, and factor VII levels. They found no associations between  $PM_{10}$  and  $\acute{IL}$ -6 or white blood cell count. Only ambient PM<sub>10</sub> was positively associated with CRP concentrations, but it was also inversely associated with fibrinogen. The authors hypothesized that particles enter lung endothelial cells or erythrocytes and subsequently influence red cell adhesiveness, leading to peripheral sequestration of red cells. Contrasting results were found by Schwartz (2001), who used health data from the Third National Health and Nutrition Examination Survey (NHANES III) in the United States (Table 1). Results showed that outdoor PM10 levels on the day of subject visits or previous day was positively associated with fibrinogen levels and counts of platelets and white blood cells. Fibrinogen increased by 13 µg/dL (95% CI, 4.6-22.1) for an interquartile range change in PM<sub>10</sub> of 26 µg/m<sup>3</sup>. PM effects were independent of gaseous pollutants. Schwartz (2001) argued that the NHANES III results were consistent with data in controlled human exposure (Ghio et al. 2000) and animal studies (Gardner et al. 2000) that showed increased plasma fibrinogen after particle exposures. Pekkanen et al. (2000) found no association between PM10 and fibringen using crosssectional data from another cohort study of 7,205 subjects in London. However, they did find associations between fibringen and two pollutant gases, NO2 and CO, but not SO2 or O3. Epidemiologic studies in Augsburg, Germany, have also shown positive associations of ambient air pollution with plasma viscosity (Peters et al. 1997) and with CRP concentrations (Peters et al. 2001b) (Table 1). Another study of people exposed to forest fire

smoke showed increased circulating levels of IL-1β and IL-6 (Van Eeden et al. 2001; not shown). A panel study by Pope et al. (2004b) (Table 1) with 88 elderly subjects in Utah showed a 0.81 mg/dL CRP increase in association with a 100  $\mu\text{g}/\text{m}^3$  increase in ambient PM25. There was no association with white or red blood cell counts, platelets, or whole-blood viscosity. Riediker et al. (2004; discussed above) assessed the relationship between in-vehicle PM exposure and markers of inflammation in nine healthy male state troopers. An in-vehicle 10 µg/m3 PM2.5 increase was associated with decreased lymphocytes (-11%), increased red blood cell indices (1%), neutrophils (6%), CRP (32%), and von Willebrand factor (12%).

Summary and biologic plausibility. To date only three studies have directly evaluated the effects on cardiovascular health by UFPs or particle number concentration (Chan et al. 2004; Ibald-Mulli et al. 2004; Pekkanen et al. 2002). Results of Pekkanen et al. (2002) showing ST segment depression in relation to UFPs are the most compelling findings. Associations of ambient  $NC_{0.01-0.1}$  with ST segment depression were independent of ambient PM2 <, but it is unclear whether the ambient exposure data represented personal UFP exposures of subjects. Other indirect evidence that components of fossil fuel combustion are important comes from studies using surrogate measures of particle composition such as black smoke, proximity of homes to traffic, or source apportionment data. Epidemiologic associations for pollutant gases also seem to support the idea that cardiovascular effects may be linked to primary products of combustion emissions that include UFPs.

Because hypertension, ST segment depression, and cardiac arrhythmias are well-known risk factors for cardiac morbidity and mortality, the above findings of acute associations with PM from individual-level studies are relevant to the reported findings of time-series and cohort investigations of mortality and hospital morbidity. However, mixed findings for BP have not provided a coherent view of particle effects. Findings for HRV are largely consistent in finding a decrease in HRV except for the increase in r-MSSD with ambient PM among elderly subjects found by Pope et al. (1999) and increased HF HRV for invehicle PM among healthy men found by Riediker et al. (2004). The clinical importance of HRV to cardiovascular disease is unclear however (Task Force 1996), and many technical issues regarding the influence of respiratory patterns (respiratory sinus arrhythmia) and psychosocial stress (both unmeasured in the reviewed studies) remain unresolved (Sloan et al. 1994).

The reviewed epidemiologic studies on circulating biomarkers of effect show inconsistent

relationships between air pollution and blood markers of inflammation and hyper-coagulability, possibly because all but two studies used ambient exposure to PM. Currently, only the studies of Seaton et al. (1999) and Riediker et al. (2004) used any personal PM exposure measurements, but results are not consistent. In addition, the reviewed studies of circulating biomarkers did not target people with cardiovascular diseases, who are expected to be among the most susceptible population, as indicated in the time-series investigations.

The main limitation of most epidemiologic studies is exposure misclassification from dependence on central site rather than on personal or microenvironmental exposure data. However, studies reported above that do have personal exposure data also have limited numbers of subjects or days monitored. In general some major methodologic issues that remain involve choice of susceptible populations, personal exposure assessment, and timing of measurements to assess the temporality of exposure-dose-response relationships.

Despite the inconsistencies in epidemiologic data, sound postulated mechanisms support the biologic plausibility of many of the findings. Airway inflammation from PM likely involves inhalation of agents leading to the deposition or production in lung tissue of ROSs. The ROSs then induce subsequent oxidant injury and inflammatory responses (Pritchard et al. 1996; Schreck et al. 1991) both in the lungs and systemically. Inhalation of particle-bound airborne transition metals (copper, iron, nickel, vanadium) can lead to the production of ROSs in lung tissue. Residual oil fly ash containing high concentrations of transition metals but low in organic compounds have been shown to induce in vitro increases in IL-6 mRNA in human epithelial cells (Quay et al. 1998). Dogs exposed to CAPs from Boston air showed increased bronchoalveolar lavage macrophages and increased circulating neutrophils in relation to a vanadium/nickel factor, but no associations were shown with total mass (Clarke et al. 2000). This suggests that pollutant composition was important.

Organic constituents of PM are also capable of generating ROS. Nel et al. (2001) have presented evidence that polycyclic aromatic hydrocarbons (PAHs) from diesel exhaust particles (DEPs) and oxidized derivatives of PAHs, such as quinones, lead to the generation of ROSs and subsequent oxidant injury and inflammatory responses, including the production of nuclear transcription factor KB (NF-KB). NF-KB increases the transcription of cytokines and acute phase proteins (Schreck et al. 1991). Evidence has been presented that DEPs induce a broad polyclonal activation of cytokines from an adjuvant-like activity of DEP PAHs (Diaz-Sanchez et al. 1996, 1997; Fujieda et al. 1998; Nel et al. 1998, 2001).

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Human pulmonary responses to DEPs include increased neutrophils and B-lymphocytes in lavage fluids, increased expression of endothelial adhesion molecules ICAM-1 (intercellular adhesion molecule-1) and VCAM-1 (vascular cell adhesion molecule-1) in bronchial biopsies, and increased neutrophils and platelets in peripheral blood (Salvi et al. 1999). Such DEP-induced effects from oxidative stress mechanisms would be expected to lead to increased systemic hypercoagulability, but to date supporting data in humans are limited.

Epidemiologic evidence in humans that PM exposure increases biomarkers of oxidative stress in blood is limited to one study of 50 healthy young adults in Copenhagen using air samplers carried by subjects (Sorensen et al. 2003). They found a positive association between personal black carbon exposure and 2-aminoadipic semialdehyde in plasma proteins, a protein oxidation product. However, no association with personal PM2.5 mass was found, suggesting that traffic-related causal components may have been better represented by black carbon than by particle mass. A lipid peroxidation product (malondialdehyde), as well as red blood cell counts and hemoglobin concentrations, was positively associated with PM25 exposure in women only.

There are also plausible linkages between pulmonary and cardiovascular responses to PM. Airway inflammatory responses have been demonstrated in animals exposed to particulate air pollutants (U.S. EPA 2003). As discussed above, there is growing evidence that airway responses may trigger systemic inflammation and hypercoagulability. In addition, PM can induce neurogenic inflammation in the lungs from activation of capsaicin-sensitive irritant receptors, leading to the release of tachykinins from sensory terminals and then airway inflammation and bronchoconstriction (Veronesi and Oortgiesen 2001). This response could then affect cardiovascular autonomic function (Carr and Undem 2001; Yeates 2000), but it is not yet clear to what extent these mechanisms explain epidemiologic findings of air pollutant associations with cardiac rhythm and BP. There is limited evidence for an effect of tachykinins on cardiac function (Maggi 1996). In addition, the linkage between airway inflammation, cytokine/ chemokine release, and autonomic stress response has not been directly demonstrated in humans. There are some in vitro data linking actions of pro-inflammatory cytokines IL-1 $\bar{\beta}$ and TNF-10 to myocardial cell changes in contractility and action potentials (DeMeules et al. 1992; Finkel et al. 1992; Li and Rozanski 1993; Yokoyama et al. 1993) and to induction of arrhythmias (Weisensee et al. 1993).

There are experimental data indirectly supporting a linkage between cellular inflammation in the lungs and cardiovascular

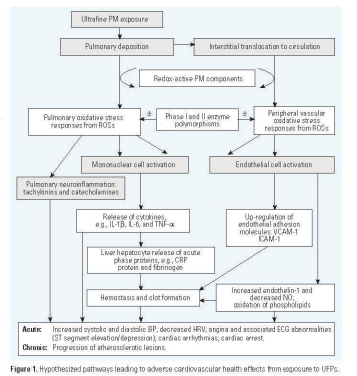
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responses to air pollutants. An experiment in hyperlipidemic rabbits showed that intrapharyngeal instillation of ambient urban PM10 led to an increase in circulating polymorphonuclear neutrophils and caused an increase in the volume fraction of atherosclerotic lesions. which correlated with the number of alveolar macrophages that phagocytosed  $PM_{10}$  in the lung (r = 0.5) (Suwa et al. 2002). Particleinduced airway inflammation and translocation of UFPs and other pollutants into the circulation could lead to an increase in thrombogenic and inflammatory activity in the blood and to a disturbance in cardiovascular function. These extrapulmonary effects are expected to increase the risk of adverse cardiovascular outcomes such as hospitalization.

Other evidence links airway inflammation with cardiovascular effects. Cohort data have shown links of COPD with CHD risk independent of other risk factors (Jousilahti et al. 1999; Wedzicha et al. 2000), suggesting that pulmonary inflammatory processes may have pro-inflammatory effects on the vascular endothelium. This could occur in individuals with asthma or COPD who have depleted antioxidant defenses from oxidative stress

compared with normal subjects, and their defenses are further lowered during disease exacerbations (Rahman et al. 1996). Zanobetti et al. (2000a) have shown that a positive association between hospital admissions for cardiovascular diseases and ambient air pollution was nearly doubled in elderly patients admitted with concurrent respiratory infections. Diabetics appear to be another susceptible group, with stronger associations between cardiovascular hospital admissions and ambient air pollution (Zanobetti and Schwartz 2001).

Several excellent reviews of experimental data examining acute pulmonary and cardiovascular responses to inhaled UFPs and fine particles have proposed pathophysiologic mechanisms (American Thoracic Society 1999; Dhalla et al. 2000; Donaldson et al. 2001; Godleski et al. 2000; MacNee and Donaldson 2000; Nel et al. 2001; Utell and Frampton 2000; Utell et al. 2002; van Eeden and Hogg 2002). We have synthesized these and other data into the following proposed sequence of events for UFPs that link pulmonary and cardiovascular end points (Figure 1). Most of these mechanisms likely also apply to larger PM size fractions, particularly soluble components



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110-12 Cont. of PM25, and retained nonsoluble particles in the lung that may stimulate the bone marrow to induce similar systemic responses (van Eeden and Hogg 2002):

- UFP exposure is followed by high pulmonary deposition (Chalupa et al. 2004; Daigle et al. 2003; International Commission on Radiological Protection 1994). UFPs and associated air toxics translocate to the interstitium and gain entry into the circulation (Nemmar et al. 2002, 2004; Oberdörster et al. 2002).
- · Redox-active components of PM lead to the production of RÔSs in various cells in the lungs, blood, and vascular tissues.
- . This is followed by oxidative stress responses in pulmonary epithelium and pulmonary vascular endothelium and in extrapulmonary vascular endothelium, leading to the production of oxidized phospholipids (especially LDL), lipid peroxidation (e.g., 8-isoprostaglandin F20), reduced antioxidant capacity (e.g., increase in the ratio of oxidized to reduced glutathione), and the production of superoxide anions by endothelial NADPH oxidase, all of which likely contribute to atherogenesis. Genetic polymorphisms in key metabolic enzymes likely play a role in susceptibility.
- · Pulmonary and extrapulmonary peripheral vascular oxidative stress results in the activation and mobilization of mononuclear leukocytes and the expression of NF-κB, followed by increases in pro-inflammatory cytokines (e.g., IL-1β, IL-6, and TNF-α) and endothelial cell activation.
- Emigration of inflammatory cells from blood to tissue sites involves up-regulation of adhesion molecules (VCAM-1, ICAM-1) on vascular endothelium and circulating leukocytes.
- · Increased release of cytokines by activated mononuclear cells in the lungs and in the blood leads to initiation of hepatic synthesis of acute phase proteins (e.g., CRP and fibrinogen).
- · A hypercoagulable state then occurs with platelet activation, hemostasis, and blood clot formation followed by fibrinolytic activity; this increases the risk of a coronary event. Cytokines may also have direct effects on cardiac function.
- · Endothelial cell activation also leads the expression of endothelin-1, which induces vasoconstriction, and increased systolic and diastolic BP, and the expression of extracellular superoxide dismutase (SOD). SOD catalyzes superoxide (O2) to H2O2, which lowers endothelial NO-induced vasodilation. Neuroinflammatory responses involving tachykinins and catecholamines may also affect cardiovascular autonomic tone.
- ·The systemic inflammatory response also stimulates the bone marrow to release

leukocytes and platelets, and polymorphonuclear leukocytes increasingly sequester in pulmonary capillaries to induce more inflammation.

# Conclusion

As presented in this review, numerous studies have implicated particulate air pollution as an important contributor to morbidity and mortality from cardiovascular causes. Most of these data have been epidemiologic and have used available air pollution data from governmental monitoring stations. Because such data are collected to meet regulatory standards, they may not meet the needs of researchers trying to understand the causal pollutant components that lead to specific adverse health effects. UFPs and related toxic constituents and precursors are examples of air pollutants that have not been fully investigated, in part due to lack of available data. To date, data from epidemiologic studies indirectly implicate traffic- and other combustion-related pollutants, which include UFPs. Exposure assessment issues for UFPs are complex and need to be considered before undertaking epidemiologic investigations of UFP health effects (Sioutas et al. 2005).

A large body of evidence shows that inflammation and oxidative stress are related to both acute changes in cardiovascular health and chronic processes, including atherosclerosis. It is likely that redox-active components in UFPs from fossil fuel combustion reach target sites in the lungs, vasculature, and heart to induce inflammation and oxidative stress. adding to the burden of known lifestyle risk factors for cardiovascular disease such as diet. tobacco smoke, and stress.

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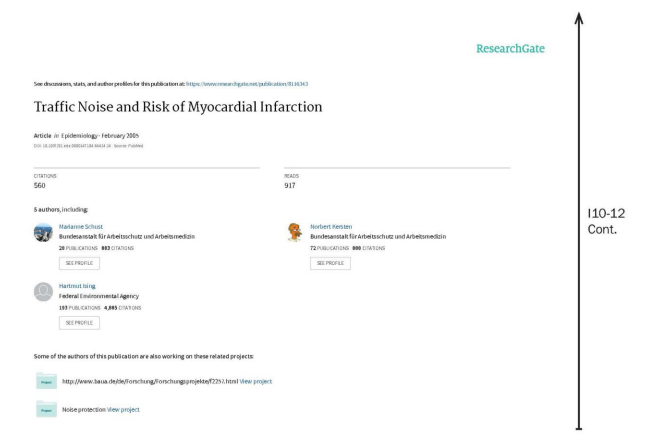
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### ORIGINAL ARTICLE

# Traffic Noise and Risk of Myocardial Infarction

Wolfgang Babisch,\* Bernd Beule,\* Marianne Schust,† Norbert Kersten,† and Hartmut Ising\*

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Background: The biologic plausibility for noise stress-related cardiovascular responses is well established. Epidemiologic studies on the relationship between transportation noise and ischemic heart disease suggest a higher risk of myocardial infarction in subjects exposed to high levels of traffic noise.

Methods: To determine the risk of road traffic noise for the incidence of myocardial infarction (MI), we carried out a hospital-based case-control study in the city of Berlin. We enrolled consecutive patients (n = 1881), age 20-69 years, with confirmed diagnosis of MI from 1998 through 2001. Controls (n = 2234) were matched according to sex, age, and hospital. Outdoor traffic noise level was determined for each study subject based on noise maps of the city. Standardized interviews were conducted to assess possible confounding factors and the annoyance from various noise sources. Results: The adjusted odds ratio for men exposed to sound levels of more than 70 dB(A) during the day was 1.3 (95% confidence interval = 0.88-1.8) compared with those where the sound level did not exceed 60 dB(A). In the subsample of men who lived for at least 10 years at their present address, the odds ratio was 1.8 (1.0-3.2). Noise-exposed women were not at higher risk.

Conclusions: The results support the hypothesis that chronic exposure to high levels of traffic noise increases the risk for cardiovascular diseases.

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Epidemiologic studies on the relationship between transportation noise and ischemic heart disease suggest a higher risk of myocardial infarction in subjects exposed to high levels of traffic noise. 1,2 Although the findings in these studies seem to be reasonably consistent, many of the individual studies have low statistical power. Expert groups have rated the evidence of the association from "limited" to "sufficient." The existing data on the relationship between road traffic noise and ischemic heart disease suggest an average A-weighted sound pressure level of 65 to 70 dB(A) during the day as a possible threshold of effect. (The unit of sound measurement is decibels [dB]. "A-weighting" refers to a filter, which is used in sound meters to account for differences in hearing sensitivity at different sound frequencies; "dB(A)," is the common unit for the assessment of community noise and occupational noise.)

A previous population-based case-control study carried out in the area formerly known as West Berlin found an odds ratio (OR) for myocardial infarction of 1.32 (95% confidence interval = 0.89–1.96) in men who had lived for at least 15 years on streets with average A-weighted sound levels (6–22 hours) of more than 70 dB(A) compared with subjects who lived on streets with sound levels up to 60 dB(A). The Noise and Risk of Myocardial Infarction (NaRoMI) study is a replication of the previous one using the same test hypothesis on a new sample. It includes a larger sample size, uses improved methods of exposure assessment, and considers a larger set of potentially confounding factors. It is a hospital-based case-control study covering the entire city of Berlin.

# **METHODS**

# Selection of Cases and Controls

To determine the potential risk of noise for the incidence of myocardial infarction (MI), a matched case—control study was carried out. Patients consecutively admitted to 32 major hospitals in Berlin with confirmed diagnosis of acute MI or survivors of sudden cardiac arrest (International Classification of Diseases, 9th revision code 410), age 20–69 years, were enrolled over a prospective period of 3 years from 1998 to 2001. The diagnostic criteria followed the World Health Organization definitions, including ischemic changes in the electrocardiogram, clinical symptoms, and enzymatic changes.

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Hospital controls were individually matched according to sex, age (5-year categories), and hospital. Because of the lower incidence rate of MI in women, a case:control ratio of 1:1 for men and 1:2 for women was applied to increase the statistical power for women. Control patients were admitted to the same hospitals for diagnoses that were presumably not related to noise, including hernia, goiter, colon or rectum problems, and accidents. Study participants were informed about the objective of the study and gave their written consent. The study was approved by the ethical commission of the Medical Faculty of the Humboldt, University of Berlin.

#### Covariates

After subjects were moved from intensive care, standardized interviews were conducted on the wards to assess the home environment, sociodemographic features, and potentially confounding factors. Data included family history of MI, smoking, education level, marital status, employment status, working hours (employment) >40 hours/week in any job during the past 10 years, shift work, second job or activity >5 hours per week, and Weinstein noise sensitivity. We obtained clinical information on diagnoses regarding diabetes mellitus, hypertension, hyperlipidemia, and body mass index from clinical records. To account for possible confounding, all variables were included in the statistical models. As a result of possible incomplete assessment in controls, hyperlipidemia was considered only in sensitivity analyses.

#### Noise Assessment

The objective traffic noise exposure (sound level) of the subjects was assessed using noise maps from the city authorities and standardized questionnaires. We calculated traffic noise levels (12 months average A-weighted sound pressure levels as determined from noise maps) according to ANSI S1.4 and ISO 1996/1 with reference to the most affected facades of the dwellings for day (6-22 hours) and night (6-22 hours), taking seasonal variations into consideration. The noise maps were established in accordance with German standards for road (RLS 90) and rail traffic (SCHALL 03) and accounted for reflections from the buildings opposite. All main roads with more than 6000 vehicles per day were assessed by the traffic authorities, and exact noise levels at the facades of the houses were calculated for more than 6300 street segments (parts between intersections).7 Streets with lower traffic volume (side streets) were categorized as "quiet." No exact sound levels can be given for these streets. However, the cutoff criterion of traffic volume refers to average A-weighted sound levels during the day of approximately 60 dB(A) and approximately 50 dB(A) during the night at a distance of 25 m from the streets (maximum speed 50 km/h, 5% heavy vehicles). The traffic noise exposure in side streets was validated using data of 4 of 12 Berlin District Councils that assessed the noise levels in all the side streets of their parts of the city (more than 5800 street segments). The speed limit in 85% of all the side streets was 30 km/h and 50 km/h in all other streets. The group of subjects living in side streets served as the reference group in the statistical analyses, which was in accordance with the test hypothesis and previous noise studies.

All subjects' houses were categorized in 5-dB(A) categories (as usually applied in noise regulations) according to the sound levels given in the traffic noise map. In the first step, we made the assessment for the home address (in most cases the street closest to the buildings). In the second step, all addresses were checked for noise from streets other than the home address. Using high-resolution GIS information, the distances to all main roads were measured for each house. When this sound level was higher than the one for the street of the address, we reallocated subjects into the higher sound-level category; otherwise, subjects remained in their initial category. All noise calculations were made separately with respect to the front (facing the street of the address) and back of the house.

To account for transportation noise other than from streets, dichotomous variables were created so that residence within the 60 dB(A) contours around airports or railway lines could be evaluated. These calculations were made according to the German aircraft noise regulations considering an exchange rate (ISO 1996/1) of 3 dB(A), the train noise module of the Berlin noise map, and the measured distance of houses from railway lines. The 2 variables (aircraft noise and train noise) were considered as covariates in the statistical analyses.

The 10-year worknoise exposure (sound level) was determined according to ISO 9921/1 assessing vocal effort for speech communication and according to catalogs for workplaces and machines, allowing for the use of ear protection. For the present analyses, we controlled for possible confounding by occupational noise exposure (in dB(A), corrected for use of ear protection: ≤55, 56–70, 71–85, >85, or no data or no job). Replacing this with other work noise indicators did not considerably change the effect estimates of the traffic noise factor.

The subjective experience of noise exposure ("annoyance") was assessed using a standardized questionnaire. Personal interviews were carried out in the hospitals. Environmental noise annoyance was determined using a 5-point scale ("Considering recent years, how much were you disturbed by noise at home? 1 = not disturbed at all, 5 = very disturbed"). We considered 8 noise sources around and in the subject's home: road traffic noise, aircraft noise, railway noise (excluding tram), noise from construction works, commercial noise (including noise from industries), other outdoor noise, impact noise, and other indoor noise. Annoyance during the day and the night was evaluated separately. To control for annoyance from occupational noise, we created an indicator variable (annoyance level: high/fairly high, fairly low/low, or no data/no job during the past

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10 years). This variable was based on information taken from the noise questionnaire referring to noise from outside of the work room, from the subject's own machines or appliances, and from machines or appliances used by colleagues (sum score of annoyance, weighted by duration of employment).<sup>8</sup>

# Statistical Analysis

Conditional logistic regression analyses were carried out (matched analyses) to calculate OR and CI, and to adjust the results for a set of potentially confounding factors. Because most of the previous noise studies were carried out in men, separate models were calculated for men and women. We calculated nonparametric regression coefficients to assess associations between the determinants of noise exposure. Associations between noise level and MI incidence were analyzed in the total sample

and in a subsample of subjects who had been living at least for 10 years in their present homes. This enabled us to account for chronic noise stress conditions and the long induction period of the disease under study. The cutpoint of 10 years was determined on the basis of the distribution of the residence time on the one hand and on pragmatic grounds of sample size and statistical power on the other. To ensure that effect estimates obtained from the subsample were stable, other criteria were also applied (eg. 15 years).

#### **RESULTS**

Table 1 shows characteristics of the cases and the controls, including the number of subjects, the prevalence of risk factors, and the distribution of other covariates. The total

TABLE 1. Characteristics of Study Subjects, and Association Between Covariates and Myocardial Infarction

8	M	en	Wo	men	Men	Women	
Variable*	Cases (n = 1527)	Controls (n = 1527)	Cases (n = 354)	Controls (n = 707)	(n = 3054) OR <sup>†</sup> (95% CI)	(n = 1061) OR <sup>†</sup> (95% CI)	
Age (years); mean ± SD*	56 ± 8	56 ± 9	58 ± 9	58 ± 9			
Diabetes mellitus	17	10	25	11	1.84 (1.43-2.38)	3.00 (1.95-4.62)	
Hypertension	43	25	48	31	2.24 (1.87-2.70)	1.99 (1.45-2.74)	
Family history of myocardial infarction	31	17	37	22	2.11 (1.73–2.57)	2.00 (1.45–2.76)	
Smoking status							
Current	54	45	48	29	2.69 (2.11-3.43)	3.85 (2.64-5.61)	
Former	32	32	22	22	1.80 (1.41-2.30)	1.97 (1.31-2.96)	
Never <sup>‡</sup>	14	23	30	49	1.0	1.0	
Body mass index (kg/m2)							
<25 <sup>‡</sup>	37	45	38	46	1.0	1.0	
25-29	46	39	35	34	1.22 (1.02-1.46)	1.14 (0.80-1.62)	
≥30	15	16	27	20	0.89 (0.70-1.13)	1.42 (0.95-2.13)	
Unknown	1	0	1	1	5.42 (1.93-15.2)	1.56 (0.23-10.5)	
Current employment status							
Unemployed	11	13	10	7	0.74 (0.57-0.97)	1.09 (0.60-1.96)	
Not in working for other reasons	42	46	61	64	0.57 (0.45–0.72)	0.52 (0.33-0.83)	
Employed >10 hrs/wk	47	42	29	29	1.0	1.0	
Employment >40 hrs/wk during past 10 yr	54	48	25	231	1.14 (0.97–1.35)	1.02 (0.71–1.46)	
Second job > 5 hrs/wk	19	17	17	140	1.11 (0.89-1.37)	1.23 (0.81-1.85)	
Shift work	26	25	19	15	1.05 (0.87-1.27)	1.08 (0.71-1.65)	
Living without partner	20	31	34	42	0.55 (0.45-0.67)	0.60 (0.44-0.83)	
<12 yr at school	74.7	73.5	87.9	78.2	1.11 (0.91-1.36)	1.68 (1.07-2.62)	
Noise sensitivity score (6-point scale); mean ± SD*§	$2.8 \pm 0.7$	$2.8\pm0.7$	$2.9\pm0.7$	$2.9\pm0.7$	1.14 (1.01–1.29)	1.05 (0.85–1.30)	

<sup>\*</sup>All characteristics are expressed in percent, unless otherwise indicated.

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Multivariate model, adjusted for all other variables in the table.

\*Reference category is the absence of the condition, except where indicated.

<sup>§</sup>Odds ratios are per unit of a 6-point scale.

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number of 4115 study participants (response rate 86%) was made up of 3054 men (age mean  $\pm$  standard deviation [SD]:  $56 \pm 8.5$  years) and 1061 women (age mean  $\pm$  SD:  $58 \pm 8.7$  years).

Table 1 also shows adjusted risk estimates for the relationships between the covariates and the incidence of MI as derived from the multiple logistic models, in which only the nonnoise factors given in the table were considered. Established biologic and nonbiologic risk factors (diabetes mellitus, hypertension, family history of MI, smoking) were strongly associated with the occurrence of MI (odds ratios between 1.7 and 3.1) and were within the range of the usual findings in epidemiologic studies. <sup>9-11</sup> We found odds ratios of 5.5 in men and 4.5 in women, which are higher than in most other studies, presumably because of incomplete assessment of hyperlipidemia in the controls. However, the inclusion or exclusion of this variable did not considerably affect the estimates that were obtained for any of the noise-related factors in the later analyses.

Table 2 gives the distribution of traffic noise levels in the total sample and in the subsample of subjects who had lived at their current address for at least 10 years. This refers to the highest average sound level measured during the daytime at any outside wall of the subjects' houses. Because noncategorized day and night sound levels were highly correlated (r = 0.98, mean difference 7.3 dB(A)), only the results referring to the sound level during the day are given here. Most subjects lived in quiet side streets. Sixteen percent of the subjects' houses were exposed to sound levels of more than 65 dB(A) during the day. Two thirds (69%) of the subjects had lived at their present address for at least 10 years.

For risk analyses, all side streets were classified as "quiet" (sound level criterion:  $L_{\rm Day} \leq 60~{\rm dB(A)}$ ). To validate this classification, we examined the sound level data for to the complete network of side streets in 2 inner and 2 outer Berlin districts that were available. Most sound levels during the day in these side streets were between 45 and 55 dB(A) (inner districts: 51%; outer districts: 71%) or between 56 and 60 dB(A) (inner districts: 33%; outer districts: 20%). Only a minor number of sound levels (inner districts: 16%; outer districts: 9%) were higher than 60 dB(A). This suggests that exposure misclassification in the reference group was not very likely to have affected (dilution of effect) the results.

Table 2 also gives the adjusted estimates of the relative risk of MI and 95% confidence intervals for men and women in each traffic noise category. In the total sample, we found a slight increase in risk with increasing sound level for men. For men in the highest noise category (>70 dB(A)) compared with the lowest ( $\leq$ 60 dB(A)), the odds ratio was 1.3 (95% CI = 0.88–1.8). There was no apparent risk among women (OR = 0.7; CI = 0.32–1.4).

In the subsample of subjects who had lived for at least 10 years at their present address, there was a stronger monotonic increase in risk for men across the noise categories (Table 2). For males in the highest noise category, the odds ratio for MI was  $1.8 \ (1.0-3.2)$ . The result was similar when  $15 \ \text{years}$  of residence was considered (OR = 1.8; CI = 0.86-3.7). When we analyzed the subsample of women, the statistical model did not converge when including all covariates (as a result of the smaller sample size); we therefore created reduced models that included only the classic risk factors. No noise effect was found for women.

**TABLE 2.** Association Between Traffic Noise Level (dB(A), 6–22 hr) and Myocardial Infarction for Total Sample and for Subsample of Subjects Who Had Lived at Their Current Address for at Least 10 Years

	(2	Men	Women		
Traffic Noise Level	No.	OR (95% CI)*	No.	OR (95% CI)*	
		Total s	ample		
≤60 <sup>†</sup>	2231	1.0	759	1.0	
61-65	355	1.01 (0.77-1.31)	119	1.14 (0.70-1.85)	
66-70	300	1.13 (0.86-1.49)	131	0.93 (0.57-1.52)	
>70	168	1.27 (0.88-1.84)	52	0.66 (0.32-1.35)	
		Subsa			
≤60 <sup>†</sup>	1547	1.0	529	1.0	
61-65	251	1.17 (0.81–1.69)	82	1.04 (0.55-1.97)	
66-70	202	1.31 (0.88-1.97)	95	1.11 (0.62-1.98)	
>70	111	1.81 (1.02-3.21)	37	0.90 (0.39-2.07)	

<sup>\*</sup>Odds ratios for men and for total sample of women are adjusted for the covariates listed in Table 1 and for indicator variables of work noise, and railway noise. Odds ratios for subsample of women are adjusted only for diabetes mellitus, hypertension, family history of MI, and smoking as a result of small sample size.

†Reference category

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When the 2 highest noise categories were combined (for comparison with the literature) among men who lived in streets with outdoor traffic noise levels of more than 65 dB(A), we found odds ratios of 1.2 (0.93–1.5) for the total sample and 1.4 (1.0–2.0) for the subsample.

Within the reference group, 2 subgroups were identified (a posteriori). 82% of the subjects of the reference group lived in side streets, which were not in relevant distance to main roads or were completely shielded by sound barriers from these streets, so that noise from these streets could not affect these subjects. The remaining 18% of the reference group were potentially affected by noise from main roads in the near distance, although using exact calculations, the noise criterion of the reference group ( $L_{\rm Day} \le 60~{\rm dB(A)}$ ) was not exceeded. A substantially lower MI risk was found in this small subgroup for men (OR = 0.7; CI = 0.5–0.9) and for women (OR = 0.5; CI = 0.3–0.8) when compared with the large subgroup.

Table 3 shows mean annoyance scores for the 2 subgroups of the reference group and the higher noise-exposed groups. Across the exposure groups, a steady increase of noise annoyance resulting from road traffic noise was found with increasing traffic noise level.

Appendix Table 1 (available with the electronic version of this article) shows the distributions of noise annoyances for day and night. During the day, approximately 15% were highly annoyed by road traffic noise (categories 4 and 5 on a 5-point scale), and during the night, approximately 8% were highly annoyed. Annoyance scores were lower for other sources of noise.

Table 4 shows the associations between noise annoyance and MI. To handle all 8 annoyance variables simultaneously, they were treated as continuous variables in the

models. The odds ratios give an estimate of the relative risk per unit of the 5-point scale. All sound level-related variables were excluded from the analyses, as was noise sensitivity, for reasons of collinearity among variables. However, annoyance from noise at work was considered as a covariate. We found risk of MI to be elevated by road traffic noise annoyance at night in men (OR = 1.10; CI = 1.01-1.20) and aircraft noise annoyance at night in women (1.28; 1.01-1.63).

Although cases and controls were matched according to age, additional analyses were carried out, including age as a continuous variable in the models, to assess the impact of residual confounding. The maximum impact on any of the odds ratios was  $\pm 0.02$  when the noise level was considered and  $\pm 0.01$  when annoyance was considered.

Occupational noise exposure was considered as a covariate in the analyses. Lower risks were found in men from all of the 3 higher occupational noise categories (56–70, 71–85, >85 dB(A)) in comparison with the reference category (≤55 dB(A)) showing odds ratios between 0.6 and 0.7. In women who were occupationally exposed to higher noise levels, odds ratios were between 1.1 and 1.2.

### DISCUSSION

Other investigators have studied the nonauditory effects of noise, in particular, cardiovascular effects such as high blood pressure and ischemic heart diseases. <sup>1,12–17</sup> The biologic plausibility of the association is based on the general stress concept and has been established for a long time on the basis of laboratory and animal experiments. <sup>1,18–21</sup> It has been estimated that approximately 2% to 3% of ischemic heart diseases in the general population could be attributed to the traffic noise, if the noise hypothesis is true. <sup>3,22</sup>

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TARLE 3.	Association Re	etween Traff	ic Noise Lev	Jel (dR/A)	6-22 hr)	and Mean	Annovance	Score Re	sulting from	Traffic Noise

		Men		Women			
Traffic Noise Level		No.	Mean Score (95% CI)	No.	Mean Score (95% CI)		
			Annoyance during the day				
≤60	side streets	1808	1.8 (1.7-1.8)	629	1.9 (1.8-2.0)		
≤60	side streets and main roads	423	2.0 (1.9-2.1)	130	2.2 (2.0-2.5)		
61-65	main roads	355	2.3 (2.2-2.4)	119	2.4 (2.2-2.6)		
66-70	main roads	300	2.8 (2.6-2.9)	131	2.8 (2.6-3.1)		
>70	main roads	168	2.6 (2.4-2.8)	52	3.1 (2.7-3.5)		
	Annoyance during the night						
≤60	side streets	1808	1.4 (1.3-1.4)	629	1.4 (1.3-1.4)		
≤60	side streets and main roads	423	1.5 (1.4-1.6)	130	1.5 (1.3-1.6)		
61-65	main roads	355	1.6 (1.5-1.7)	119	1.8 (1.6-2.0)		
66-70	main roads	300	2.0 (1.8-2.1)	131	2.0 (1.8-2.3)		
>70	main roads	168	1.6 (1.8-2.6)	52	2.2 (1.8-2.6)		

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TABLE 4. Association Between Noise Annoyance and Myocardial Infarction

Source of Noise	M	en	Women		
	Day OR (95% CI)*	Night OR (95% CI)*	Day OR (95% CI)*	Night OR (95% CI)*	
Road traffic	1.04 (0.97–1.12)	1.10 (1.01–1.20)	1.03 (0.90-1.18)	0.98 (0.84-1.14)	
Aircraft	1.01 (0.93-1.10)	1.05 (0.93-1.19)	1.13 (0.97-1.32)	1.28 (1.01-1.63)	
Rail	0.92 (0.82-1.04)	0.99 (0.85-1.15)	0.96 (0.78-1.18)	0.94 (0.71-1.24)	
Industrial	1.06 (0.93-1.21)	0.91 (0.77-1.08)	1.11 (0.89-1.39)	1.02 (0.76-1.36)	
Construction	1.08 (1.00-1.17)	1.10 (0.87-1.39)	1.05 (0.93-1.20)	1.17 (0.87-1.57)	
Other outdoor	0.96 (0.88-1.05)	0.96 (0.86-1.07)	0.99 (0.85-1.15)	1.00 (0.82-1.22)	
Impact noise	1.04 (0.95-1.14)	1.02 (0.90-1.16)	0.94 (0.79-1.11)	0.95 (0.75-1.20)	
Other indoor	0.92 (0.84-1.02)	0.99 (0.87-1.12)	1.03 (0.88-1.21)	1.09 (0.89-1.33)	

\*Odds ratio per unit on a 5-point scale; separate models for males and females, day and night. Odds ratios are adjusted for the covariates listed in Table 1, work noise annoyance, and all other annoyance variables given in this table.

In the present study, findings from an earlier study using largely the same methods were confirmed. Male subjects who lived in streets with average A-weighted sound levels during the day of more than 70 dB(A) showed an increase in risk of MI compared with those who lived in streets with levels of less than or equal 60 dB(A). In the total sample, we found a modest odds ration of 1.3. In the subsample of subjects who had been living at their present for at least 10 years, the odds ratio was 1.8. There was a clear dose-response relationship of higher risk with increasing traffic noise. Noise levels of 65 dB(A) to 70 dB(A) outdoors have been considered as a relevant threshold of adverse health effects of noise.<sup>3,23,25</sup> When the 2 highest noise categories are combined ( $L_{Day} > 65 \text{ dB(A)}$ ), the relative risk for men was 1.2 in the total sample and 1.4 in the subsample. The finding that the estimated effect is larger with longer residence is plausible and in accordance with the test hypothesis. The disease outcome under study has a long induction time. One would expect many years of chronic noise stress exposure before pathologic changes become manifest. 26,27 Residence time has also been found in other studies to be an important effect (exposure) modifier of the relationship between traffic noise and cardiovascular diseases. 5,28-30

We found no higher MI risk among women with respect to traffic noise level, even after controlling for a large number of potentially confounding factors. Our finding of a slight increase in MI risk with increasing traffic noise level only in men is consistent with our finding of a positive relationship between noise annoyance resulting from road traffic noise and MI incidence only in men. The negative results among women were not controlled for possible differential effects of the intake of sex hormones, which may protect or promote adverse (noise-) stress effects. 31,32 In noise experiments, physiological reactions controlled by the autonomic nervous system were less pronounced in women

than in men. <sup>33,34</sup> In large cross-sectional studies, a higher prevalence of high blood pressure was found among men exposed to traffic noise but not among exposed women. <sup>35,36</sup> Other authors have discussed the negative findings of a traffic noise and blood pressure study carried out on women with respect to the use of contraceptives. <sup>37</sup> Different time activity patterns may also contribute to differences in noise effects between the sexes. However, the sample of women was much smaller than the sample of men in our study, which could also contribute to the inconsistent findings.

No explanation can be given for the lower risk found in a subgroup of the reference group (a posteriori testing). Those subjects lived in side streets that were potentially affected by nearby main roads, although the noise exposure  $(L_{Day})$  was below 60 dB(A) as for most of the reference group subjects who lived on side streets that were unaffected by main roads. It is possible that the subgroup with the lower risk was exposed to even higher traffic noise. The traffic volume dilutes with larger distances from main roads. Furthermore, those subjects were more annoyed by traffic noise than the rest of the reference group. Because monotonic trends between sound level and annoyance are repeatedly found in social surveys, 38,39 a higher traffic noise exposure, on average, can be inferred for those subjects. The difference in MI risk between the 2 subgroups is presumably the result of unknown factors unrelated to traffic noise. On acoustical grounds, no distinction can be made between the 2 subgroups (a priori testing).

The primary focus of the NaRoMI study was traffic noise. The noise exposure of each individual's home was precisely assessed within a range of the sound levels during the day between  $\leq 60$  and 80 dB(A). This means that subjects who lived only 20 or 30 yards from one another could differ in their outdoor noise exposure by 20 dB(A), which is a 100-fold range in terms of sound energy. It was impossible to

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be similarly precise with respect to occupational noise exposure. It was not possible to take noise measurements at each individual's workplace as a result of practical and legislative limitations (permission for measurement). Occupational noise exposure was therefore assessed by interviews of the subjects. Estimates of the noise exposure were made according to expert ratings regarding the noise exposure of characteristic occupational environments. The noise indicator used in the present analyses was negatively associated with MI incidence. The "healthy worker effect" may help to explain this finding.40

The study results support the hypothesis that chronic exposure to road traffic noise increases the risk for MI in men, thus confirming the results of the previous study using a similar case-control design. Although the previous study suggested a threshold effect, the data here suggest a monotonic increase in risk with increasing sound level. The effect estimates are larger than those of the previous study, particularly when the years of residence of the study subjects are considered in the analyses. This stronger association is probably the result of improvement in the assessment of noise exposure since the previous study, with the availability of noise maps embedded in a detailed graphic information system.

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#### ORIGINAL ARTICLE

## Traffic-Related Air Pollution, Particulate Matter, and Autism

Heather E. Volk, PhD, MPH; Fred Lurmann; Bryan Penfold; Irva Hertz-Picciotto, PhD; Rob McConnell, MD

**Context:** Autism is a heterogeneous disorder with genetic and environmental factors likely contributing to its origins. Examination of hazardous pollutants has suggested the importance of air toxics in the etiology of autism, yet little research has examined its association with local levels of air pollution using residence-specific exposure assignments.

**Objective:** To examine the relationship between traffic-related air pollution, air quality, and autism.

Design: This population-based case-control study includes data obtained from children with autism and control children with typical development who were enrolled in the Childhood Autism Risks from Genetics and the Environment study in California. The mother's address from the birth certificate and addresses reported from a residential history questionnaire were used to estimate exposure for each trimester of pregnancy and first year of life. Traffic-related air pollution was assigned to each location using a line-source air-quality dispersion model. Regional air pollutant measures were based on the Environmental Protection Agency's Air Quality System data. Logistic regression models compared estimated and measured pollutant levels for children with autism and for control children with typical development.

Setting: Case-control study from California.

Participants: A total of 279 children with autism and a total of 245 control children with typical development.

Main Outcome Measures: Crude and multivariable adjusted odds ratios (AORs) for autism.

**Results:** Children with autism were more likely to live at residences that had the highest quartile of exposure to traffic-related air pollution, during gestation (AOR, 1.98 [95% CI, 1.20-3.31]) and during the firstyear of life (AOR, 3.10 [95% CI, 1.76-5.57]), compared with control children. Regional exposure measures of nitrogen dioxide and particulate matter less than 2.5 and 10  $\mu$ m in diameter (PM<sub>2.3</sub> and PM<sub>10</sub>) were also associated with autism during gestation (exposure to nitrogen dioxide: AOR, 1.81 [95% CI, 1.37-3.09]; exposure to PM<sub>10</sub>: AOR, 2.08 [95% CI, 1.93-2.25]; exposure to PM<sub>10</sub>: AOR, 2.17 [95% CI, 1.49-3.16) and during the first year of life (exposure to nitrogen dioxide: AOR, 2.12 [95% CI, 1.45-3.10]; exposure to PM<sub>10</sub>: AOR, 2.14 [95% CI, 1.46-3.12]). All regional pollutant estimates were scaled to twice the standard deviation of the distribution for all pregnancy estimates.

Conclusions: Exposure to traffic-related air pollution, nitrogen dioxide, PM<sub>2.5</sub>, and PM<sub>10</sub> during pregnancy and during the first year of life was associated with autism. Further epidemiological and toxicological examinations of likely biological pathways will help determine whether these associations are causal.

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UTISM SPECTRUM DISORders are a group of developmental disorders commonly characterized by problems in communication, social interaction, and repetitive behaviors or restricted interests. Although the severity of impairment for the autism spectrum disorders varies across the spectrum (full syndromeautism being the most severe), the incidence rate of all autism spectrum disorders is now reported to be as high as 1 in 110 children. Emerging evi-

dence suggests that environment plays a role in autism, yet at this stage, only limited information is available as to what exposures are relevant, their mechanisms of action, the stages of development in which

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they act, and the development of effective preventive measures.

Recently, air pollution has been examined as a potential risk factor for autism.

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Table 1. Spearman Correlations of Traffic-Related Air Pollution (TRP) and Regional Pollutants for 524 Children<sup>a</sup>

First Year of Life			All Pregnancy Estimates		
Estimates	TRP	PM <sub>2.5</sub>	PM <sub>10</sub>	0 zone	Nitrogen Dioxide
TRP	0.92 <sup>b</sup>	0.36¢	0.33°	-0.36¢	0.60°
PM <sub>2.5</sub>	0.25 <sup>d</sup>	0.67 <sup>b</sup>	0.77¢	-0.11°	0.63°
PM <sub>10</sub>	0.27 d	0.84d	0.82b	0.136	0.66°
Ozone	-0.31d	0.26 <sup>d</sup>	0.27 d	0.74b	-0.29°
Nitrogen dioxide	0.58 <sup>d</sup>	0.60 <sup>d</sup>	0.64 d	-0.19 <sup>d</sup>	0.89 <sup>b</sup>

Abbreviations:  $PM_{25}$ , particulate matter less than 2.5  $\mu$ m in aerodynamic diameter;  $PM_{10}$ , particulate matter less than 10  $\mu$ m in aerodynamic diameter.  $PM_{10}$ , particulate matter less than 10  $\mu$ m in aerodynamic diameter.  $PM_{10}$  PC or elations of the same pollutant across time periods.

Using the Environmental Protection Agency's dispersionmodel estimates of ambient concentrations of hazardous air pollutants, Windham and colleagues3 identified an increased risk of autism based on exposure to diesel exhaust particles, metals (mercury, cadmium, and nickel), and chlorinated solvents in Northern California census tracts. Additional research using dispersion-model estimates of hazardous air pollutants also reported associations between autism and air toxics at the birth residences of children from North Carolina and West Virginia.4 These epidemiologic findings on autism are supported by additional research5,6 describing other physical and developmental effects of air pollution due to prenatal and early life exposure. For example, high levels of air pollutants have been associated with poor birth outcomes, immunologic changes, and decreased cognitive abilities.5

Recently, we reported an association between the risk of autism and an early life residence within 309 m of a freeway in the Childhood Autism Risks from Genetics and the Environment (CHARGE) study.7 The near-source trafficrelated air pollutant mixture has a large spatial variation, returning to near-background daytime levels beyond this distance. 89 Herein, we report associations of autism with estimates of exposure to the mixture of trafficrelated air pollution and with regional measures of nitrogen dioxide, particulate matter less than 2.5 µm in aerodynamic diameter (PM25), and particulate matter less than 10 μm in aerodynamic diameter (PM<sub>10</sub>) in the CHARGE sample.

#### METHODS

The CHARGE study is a population-based case-control study of preschool children. The study design is described in detail elsewhere. 10 In brief, the participants in the CHARGE study were between the ages of 24 and 60 months at the time of recruitment, lived with at least one English- or Spanish-speaking biologic parent, were born in California, and lived in one of the study catchment areas. Recruitment was facilitated by the California Department of Developmental Services, the regional centers with which they contract to coordinate services for persons with developmental disabilities, and referrals from the MIND (Medical Investigation of Neurodevelopmental Disorders) Institute clinic at the University of California, Davis, and from other research studies. Population-based control children were recruited from the sampling frame of birth files from

the state of California and were frequency matched by sex, age, and broad geographic area to the children with autism

Each participating family was evaluated. Children with a previous diagnosis of autism were evaluated using the Autism Diagnostic Observation Schedules, and parents were administered the Autism Diagnostic Interview–Revised. 11,12 Children who received a diagnosis of developmental delay and control children from the general population were given the Social Communication Questionnaire to screen for the presence of autistic features. <sup>13</sup> If the Social Communication Questionnaire score was 15 or greater, the child was then evaluated using the Autism Diagnostic Observation Schedules, and the parent was administered the Autism Diagnostic Interview-Revised. In our study, autism cases were children with a diagnosis of full syndrome autism from both the Autism Diagnostic Observation Schedules and the Autism Diagnostic Interview-Revised. All children were also assessed using the Mullen Scales of Early Learning and the Vineland Adaptive Behavior Scales to collect information on motor skills, language, socialization, and daily living skills. 14,15 Controls were children from the general population who received a Social Communication Questionnaire score of less than 15 and who also showed no evidence of other types of delay (cognitive or adaptive).

Parents were interviewed to obtain, among other factors, demographic and medical information and residential histories. Race/ethnicity data were collected by self-report in categories defined by the US Census (Table 1). The residential data captured addresses and corresponding dates the mother and child lived at each location beginning 3 months before conception and extending to the most recent place of residence. Further details about the collection of clinical and exposure data have been previously reported.  $^{10}$ 

To obtain model-based estimates of exposure to trafficrelated air pollution, we applied the CALINE4 line-source air-quality dispersion model. <sup>16</sup> The dispersion model was used to estimate average concentrations for the specific locations and time periods (trimesters of gestation and first year of life) for each participant. The principal model inputs are roadway geometry, link-based traffic volumes, period-specific meteorological conditions (wind speed and direction, atmospheric stability, and mixing heights), and vehicle emission rates. Detailed roadway geometry data and annual average daily traffic counts were obtained from Tele Atlas/Geographic Data Technology in 2005. These data represent an integration of state-, county-, and city-level traffic counts collected between 1995 and 2000. Because our period of interest was from 1997 to 2008, the counts were scaled to represent individual years based on estimated growth in county average vehicle-miles-traveled data.17 Traffic counts were assigned to roadways based on location and street names. Traffic volumes on roadways without count data (mostly 110-14 Cont.

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<sup>&</sup>lt;sup>6</sup>Correlations across pollutants within pregnancy.
<sup>d</sup>Correlations across pollutants within the first year of life

small roads) were estimated based on median volumes for similar class roads in small geographic regions. Meteorological data from 56 local monitoring stations were matched to the dates and locations of interest. Vehicle fleet average emission factors were based on the California Air Resource Board's EMFAC2007 (version 2.3) model. Annual average emission factors were calculated by year (1997-2008) for travel on freeways (65 mph), state highways (50 mph), arterials (35 mph), and collector roads (30 mph) (to convert to kilometers, multiply by 1.6). We used the CALINE4 model to estimate locally varying ambient con-centrations of nitrogen oxides contributed by freeways, nonfreeways, and all roads located within 5 km of each child's home. Previously, we have used the CALINE4 model to estimate concentrations of other traffic-related pollutants, including elemental carbon and carbon monoxide, and found that they were almost perfectly correlated (around 0.99) with estimates for nitrogen oxides. Thus, our model-based concentrations should be viewed as an indicator of the traffic-related pollutant mixture rather than of any pollutant specifically.

A second approach was to use the regional air quality data for the exposure assignments for PM25, PM10, ozone, and nitrogen dioxide. These were derived from the US Environmental Protection Agency's Air Quality System data (http://www.epa.gov /ttn/airs/airsaqs) supplemented by University of Southern California Children's Health Study data for 1997 though 2009. 18 The Children's Health Study continuous PM data were used for a given monitoring station when no Federal Reference/ Equivalent Method data for PM were available from the Air Quality System. The monthly air quality data from monitoring sta-tions located within 50 km of each residence were made available for spatial interpolation of ambient concentrations. The spatial interpolations were based on inverse distance-squared weighting of data from up to 4 of the closest stations located within 50 km of each participant's residence; however, if 1 or more sta-tions were located within 5 km of a residence, then only data from the stations within 5 km were used for the interpolation. Because special studies have shown large offshore-to-onshore pollutant gradients along the Southern California coast, the interpolations were performed with pseudostations (or theoretical locations used for estimating pollution gradients from extant data when geography did not permit observed data) located approximately 20 to 40 km offshore that had background concentrations based on long-term measurements (1994-2003) at clean coastal locations (ie, Lompoc, California).

Periods and locations relevant to the modeled traffic expo sure were identified based on dates and addresses recorded on the child's birth certificate and from the residential history questionnaire. The birth certificate addresses corresponded to the mother's residence at the time of the child's birth, whereas the residential history captures both the mother's residences during pregnancy (required for estimation of prenatal exposure) and the child's residences after birth through the time of study enrollment. We determined the conception date for each child using gestational age from ultrasonographic measurements or the date of last menstrual period, as determined from prenatal records. We used these locations and dates to estimate exposure for the child's first year of life, for the entire pregnancy period, and for each trimester of pregnancy. When more than 1 address fell into a time interval, we created a weighted average to reflect the exposure level of the participant across the time of interest, taking into account changes in residence. Trafficrelated air pollution was determined based on the required inputs reflecting change in each address over the study period. For the regional pollutant measures, we assigned  $PM_{25}$ ,  $PM_{10}$ , and nitrogen dioxide measurements based on average concentrations for the time period of interest. For ozone, we calculated the averages for the period of interest based on the average range of ozone measurements from 1000 to 1800 hours (reflecting the high 8-hour daytime). Based on these methods, we were able to assign traffic-related air pollutant estimates and regional pollutant measures for 524 mother-child pairs.

Spearman correlations were calculated pairwise between traffic-related air pollutant estimates and regional pollution measures for pregnancy and the first year of life to assess the independence of these exposure metrics. We used logistic regression to examine the association between exposure to traffic-related air pollution and the risk of autism. Models of autism risk as a function of traffic-related air pollutant exposure levels from all road types were fitted separately for each time period. Categories of exposure were formed based on quartiles of the traffic-related air pollutant distribution for all pregnancy estimates because this provided the most comprehensive data for each child. Levels of regional pollutants were examined as continuous variables, and effect estimates were scaled to twice the standard deviation of the distribution for all pregnancy estimates. When levels of correlation permitted, we examined both traffic-related air pollutants and regional pollutants in a single model. Pertinent covariates were included in each model to adjust for potential confounding due to sociodemographic and lifestyle characteristics. We included children's sex and ethnicity, maximum education level of the parents, mother's age, and whether the mother smoked during her pregnancy, as described previously. <sup>7</sup> To examine whether our findings were affected by participants living in an urban or rural area, we included population density, which was obtained from Environmental Systems Research Institute Inc 2008 estimates of people per square meter using ArcGIS software version 9.2. We used the US Census Bureau cutoff of 2500 people per square meter to categorize population density into urban vs rural areas and included this variable as a covariate in our analysis of the effects of air pollution from the first year of life because these residences were the most recently recorded.

We also fitted logistic additive models to evaluate the relationship between autism and traffic-related air pollution. These models used the smoothing spline with 3 degrees of freedom for continuous traffic-related air pollution and used the same adjustment variables as in the linear logistic models already described. Statistical tests were conducted using an  $\alpha$  level of .05, and 95% CIs were used to measure precision. All analyses were conducted using the R package version 2.9.2 (http://www.r-project.org). The institutional review boards of the University of Southern California and the University of California, Davis, approved the research.

#### RESULTS

The children in our study were predominantly male (84%), and most were non-Hispanic white (50%) or Hispanic (30%). No differences were found between cases and controls for any demographic, socioeconomic, or lifestyle variables that we examined (eTable, http://www .jamapsych.com). Details regarding the exposure distributions are presented in the eFigure, A and B. The Spearman correlations calculated for the first year of life and the pregnancy time periods are presented in Table 1 . During pregnancy and during the first year of life, trafficrelated air pollution was moderately correlated with PM25 and PM<sub>10</sub>, highly correlated with nitrogen dioxide, but inversely correlated with ozone. Among the regional pollutant measures, PM25 and PM10 were nearly perfectly correlated, and both were highly correlated with nitrogen dioxide. Correlations with ozone were low and often negative, demonstrating an inverse relationship. We also ex110-14 Cont.

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Table 2. Risk of Autism for 524 Children, by Quartile<sup>a</sup> of Modeled Traffic-Related Air Pollution Exposure From All Road Types

	Odds Ratio (95% CI)			
Time Period	4th Quartile	3rd Quartile	2nd Quartile	
First year of life				
Crude	2.97 (1.71-5.27)	1.00 (0.63-1.60)	0.88 (0.55-1.42)	
Adjusted <sup>b</sup>	3.10 (1.76-5.57)	1.00 (0.62-1.62)	0.91 (0.56-1.47	
All pregnancy				
Crude	1.99 (1.22-3.28)	1.10 (0.67-1.78)	1.20 (0.74-1.95	
Adjusted <sup>b</sup>	1.98 (1.20-3.31)	1.09 (0.67-1.79)	1.26 (0.77-2.06	
First trimester				
Crude	1.91 (1.67-3.14)	1.28 (0.80-2.06)	1.28 (0.77-2.14	
Adjusted <sup>b</sup>	1.85 (1.11-3.08)	1.28 (0.79-2.08)	1.28 (0.77-2.15	
Second trimester			45	
Crude	1.69 (1.04-2.78)	1.15 (0.71-1.87)	0.89 (0.54-1.47	
Adjusted b	1.65 (1.00-2.74)	1.13 (0.69-1.84)	0.90 (0.54-1.49	
Third trimester				
Crude	2.04 (1.25-3.38)	0.92 (0.57-1.48)	1.12 (0.68-1.84	
Adjusted <sup>b</sup>	2.10 (1.27-3.51)	0.91 (0.56-1.46)	1.17 (0.71-1.93	

<sup>a</sup>Quartile cut points correspond to traffic-related air pollution exposure levels of 31.8 ppb or greater (fourth quartile), 16.9 to 31.8 ppb (third quartile), and 9.7 to 16.9 ppb (second quartile), compared with 9.7 ppb or less (first quartile), compared with 9.7 ppb or

less (first quartile [reference group]).  $^{\rm b}$ Model adjusted for male sex of child, child's ethnicity (Hispanic vs white) black/Asian/other vs white), maximum education of parents (parent with highest of 4 levels. college degree or higher vs some high school, high school degree, or some college education), maternal age (>35 years vs  $\leq$ 35 years), and prenatal smoking (mother's self-report of ever vs never smoked while pregnant).

amined correlations of each pollutant across time periods, and high levels of correlation were identified.

### EXPOSURE TO TRAFFIC-RELATED AIR POLLUTION

An increased risk of autism was associated with exposure to traffic-related air pollution during a child's first year of life. Children residing in homes with the highest levels of modeled traffic-related air pollution were 3 times as likely to have autism compared with children residing in homes with the lowest levels of exposure (Table 2) Exposure in the middle quartile groups (second and third quartiles) was not associated with an increased risk of autism. In our analysis, which included population density, this association with the highest quartile of exposure was still evident (adjusted odds ratio [AOR], 3.48 [95% CI, 1.81-6.83]), and living in an urban area, compared with living in a rural area, was not associated with autism (AOR, 0.86 [95% CI, 0.56-1.31]). When we examined traffic-related air pollutant exposures during pregnancy, the highest quartile was also associated with autism risk (AOR, 1.98 [95% CI, 1.20-3.31]) compared with the lowest quartile. We further divided the pregnancy into 3 trimesters and modeled traffic-related air pollution based on these intervals. During all 3 trimesters of pregnancy, we found associations with the highest quartile of exposure (≥31.8 ppb), compared with the lowest quartile (≤9.7 ppb), and autism (Table 2). Inclusion of demographic and socioeconomic variables in the models did not greatly alter these associations (Table 2).

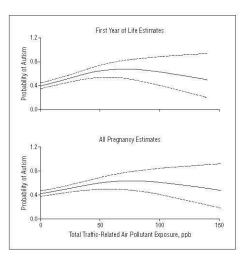


Figure. Probability of autism by increasing level of children's exposure to traffic-related air pollution during the first year of life and during gestation. The dashed lines indicate the 95% CI.

Because our quartile-based categories indicated that there is a threshold upon which traffic-related air pollutant exposure is detrimental, we also examined the relationship between traffic-related air pollutant exposure and autism using smoothed models for the first year of life and all of pregnancy. An increasing probability of autism was seen with increasing traffic-related air pollutant estimates, with the odds reaching a plateau when these estimates were above 25 to 30 ppb (Figure).

#### REGIONAL AIR POLLUTANT EXPOSURE

The higher levels of exposure to PM2.5, PM10, and nitrogen dioxide based on the Environmental Protection Agency's regional air quality monitoring program were associated with an increased risk of autism (Table 3). Specifically, for an 8.7-unit increase (micrograms per cubic meter) in PM25 (corresponding to twice the standard deviation of the PM25 distribution) exposure during the first year of life, children were 2.12 times more likely to have autism. Increases were also present for pregnancy and trimes ter-specific estimates of PM25, with the smallest effects present in the first trimester. For PM10, a 14.6-unit increase (micrograms per cubic meter) during the first year was associated with twice the risk of autism (Table 3). Associations were present for pregnancy and for each trimester, with the first trimester having the smallest magnitude. We did not find associations between levels of regional ozone and autism. Regional nitrogen dioxide exposure during the first year was associated with a 2-fold risk of autism. Similar effects were identified for nitrogen dioxide exposure during pregnancy. Although exposure during each of the 3 trimesters was associated with autism, the effects of the first trimester were the smallest. For all regional pollutant measures, adjustment for demographic and socioeconomic

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Adjusted b

Time Period	Odds Ratio (95% CI)				
	PM <sub>2.5</sub>	PM <sub>10</sub>	0 zone	Nitrogen Dioxide	
First year					
Crude	2.14 (1.48-3.09)	2.14 (1.47-3.10)	1.15 (0.72-1.84)	2.06 (1.39-3.06)	
Adjusted <sup>b</sup>	2.12 (1.45-3.10)	2.14 (1.46-3.12)	1.15 (0.72-1.86)	2.06 (1.37-3.09)	
All pregnancy					
Crude	2.11 (1.46-3.03)	2.17 (1.50-3.13)	1.08 (0.76-1.52)	1.82 (1.26-2.64)	
Adjusted <sup>b</sup>	2.08 (1.93-2.25)	2.17 (1.49-3.16)	1.09 (0.76-1.55)	1.81 (1.23-2.65)	
First trimester					
Crude	1,24 (0,99-1,56)	1.47 (1.10-1.98)	1.07 (0.86-1.33)	1.47 (1.07-2.01)	
Adjusted <sup>b</sup>	1.22 (0.96-1.53)	1.44 (1.07-1.96)	1.08 (0.86-1.35)	1.44 (1.05-1.20)	
Second trimester			*		
Crude	1.50 (1.16-1.93)	1.82 (1.35-2.45)	1.03 (0.84-1.27)	1.62 (1.17-2.25)	
Adjusted <sup>b</sup>	1.48 (1.40-1.57)	1.83 (1.35-2.47)	1.04 (0.84-1.29)	1.61 (1.15-2.25)	
Third trimester					
Crude	1.39 (1.11-1.75)	1.61 (1.21-2.13)	1.03 (0.84-1.27)	1.65 (1.19-2.27)	
and the second					

Abbreviations: PM<sub>2.5</sub>, particulate matter less than 2.5 μm in aerodynamic diameter, PM<sub>10</sub>, particulate matter less than 10 μm in aerodynamic diameter.

\*Regional pollution effects reflect risk of autism based on 2 SDs from the mean value, specifically per increase of 8.7 μg/m³ of PM<sub>2.5</sub>, 14.6 μg/m³ of PM<sub>10</sub>, 14.1 μpb of nitrogen dioxide, and 16.1 ppb of ozone.

1.61 (1.20-2.14)

bModels adjusted for male sex of child, child's ethnicity (Hispanic vs white, black/Asian/other vs white), maximum education of parents (parent with highest of 4 levels: college degree or higher vs some high school, high school degree, or some college education), maternal age (>35 years vs ≤35 years), and prenatal smoking (self-report of ever vs never smoked white precipant).

variables did not alter the associations. As with traffic-related air pollution, when we included population density in the models that included exposure during the first year of life, the associations with  $PM_{2.5}$ ,  $PM_{10}$ , and nitrogen dioxide did not change, nor did they change when living in an urban area vs a rural area was included (data not shown).

1.40 (1.11-1.77)

## TRAFFIC-RELATED AIR POLLUTION, PM<sub>2.5</sub>, AND PM<sub>10</sub>

Because pairwise correlations between traffic-related air pollution and PM2.5 and between traffic-related air pollution and PM<sub>10</sub> were moderate, we included both in models to examine whether local pollution estimates (trafficrelated air pollution) and regional pollution measures (PM2.5 and PM10) were independently associated with autism. In these analyses, we included the same set of covariates already described in the single pollutant analysis. When examined in the same model, the top quartile of traffic-related air pollutant exposure (AOR, 2.37 [95% CI, 1.28-4.45]) and the exposure to PM25 (AOR, 1.58 [95% CI, 1.03-2.42]) during the first year of life remained associated with autism. Examining both trafficrelated air pollution and PM<sub>10</sub>, we found that the top quartile of traffic-related air pollutant exposure (AOR, 2.36 [95% CI, 1.28-4.43]) and the exposure to PM<sub>10</sub> (AOR, 1.61 [95% CI, 1.06-2.47]) remained associated with autism. For the all pregnancy time interval, we found that the top quartile of traffic-related air pollutant exposure (AOR, 2.42 [95% CI, 1.32-4.50]) and the exposure to PM<sub>2.5</sub> (AOR, 1.60 [95% CI, 1.07-2.40]) were associated with autism when examined in the same model. Similarly, both the top quartile of traffic-related air pollutant exposure (AOR, 2.33 [95% CI, 1.27-4.36]) and the exposure to PM<sub>10</sub> (AOR, 1.68 [95% CI, 1.11-2.53]) remained associated with autism when examined jointly.

#### COMMENT

1.64 (1.18-2.29)

1.03 (0.83-1.26)

Our study found that local estimates of traffic-related air pollution and regional measures of PM2.5, PM10, and nitrogen dioxide at residences were higher in children with autism. The magnitude of these associations appear to be most pronounced during late gestation and early life, although it was not possible to adequately distinguish a period critical to exposure. Children with autism were I times as likely to have been exposed during the first year of life to higher modeled traffic-related air pollution compared with control children with typical development. Similarly, exposure to traffic-related air pollution during pregnancy was also associated with autism. Examination of traffic-related air pollution using an additive logistic model demonstrated a potential threshold near 25 to 30 ppb beyond which the probability of autism did not increase. Exposure to high levels of regional PM2.5, PM10, and nitrogen dioxide were also associated with autism. When we examined PM2.5 or PM10 exposure jointly with traffic-related air pollutant exposure, both regional and local pollutants remained associated with autism, although the magnitude of the effects decreased.

We previously reported an association between living near a freeway (based on the location of the birth and third trimester address) and autism. That result relied on simple distance metrics as a proxy for exposure to traffic-related air pollution. The present study builds on that result, demonstrating associations with both regional particulate and nitrogen dioxide exposure and to dispersion-modeled exposure to the near-roadway traffic mixture accounting for traffic volume, fleet emission factors, and wind speed and direction, in addition to traffic proximity. The results provide more convincing evidence that exposure to local air pollution from traffic may increase

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the risk of autism. Demographic or socioeconomic factors did not explain these associations.

Toxicological and genetic research suggests possible biologically plausible pathways to explain these results. Concentrations of many air pollutants, including diesel exhaust particles and other PM constituents, are increased near freeways and other major roads, and diesel exhaust particles and polycyclic aromatic hydrocarbons (commonly present in diesel exhaust particles) have been shown to affect brain function and activity in toxicological studies. 19-23 Polycyclic aromatic hydrocarbons have been shown to reduce expression of the MET receptor tyrosine kinase gene, which is important in early life neurodevelopment and is markedly reduced in autistic brains.<sup>24,25</sup> Other research indicates that traffic-related air pollution induces inflammation and oxidative stress after both short- and long-term exposure, processes that mediate the effects of air pollution on respiratory and cardiovascular disease and other neurological outcomes.26-29 Data examining biomarkers suggest that oxidative stress and inflammation may also be involved in the pathogenesis of autism.30-5

Emerging evidence suggests that systemic inflammation may also result in damage to endothelial cells in the brain and may compromise the blood-brain barrier. 29 Systemic inflammatory mediators may cross the bloodbrain barrier, activating brain microglia, and peripheral monocytes may migrate into the pool of microglia.3436 In addition, ultrafine particles (PMo1) may penetrate cellular membranes.37,38 These particles translocate indirectly through the lungs and from the systemic circulation or directly via the nasal mucosa and the olfactory bulb into the brain. 39,40 Toxicity may be mediated by the physical properties of PM or by the diverse mixture of organic compounds, including polycyclic aromatic hydrocarbons, and oxidant metals adsorbed to the surface.29 Neurodevelopmental effects of polycyclic aromatic hydrocarbons may be mediated by aryl hydrocarbon hydroxylase induction in the placenta, decreased exchange of oxygen secondary to disruption of placental growth factor receptors, endocrine disruption, activation of apoptotic pathways, inhibition of the brain antioxidant-scavenging system resulting in oxidative stress, or epigenetic effects.2

Our study draws on a rich record of residential locations of children with typical development and children with autism across California, allowing us to assign modeled pollutant exposures for developmentally relevant time points. However, our results could also be affected by unmeasured confounding factors associated with both autism and exposure to traffic-related air pollution. Although we did not find that including demographic or socioeconomic variables altered our estimates of effect, confounding by other factors could still occur. These might include lifestyle, nutritional, or other residential exposures, if they were associated with traffic-related air pollution or PM. We have also not explored indoor sources of pollution, such as indoor nitrogen oxide or secondhand to bacco smoke, although prenatal smoking was examined and did not influence the associations of ambient pollution with autism. In addition, confounding could have occurred if proximity to diagnosing physicians or

treatment centers was also associated with exposure. We included population density as an adjustment in an analysis using estimates from the first year of life to examine the sensitivity of our results to urban or rural locations, for which population density is a surrogate. We did not find that living in a more densely populated area altered the association between risk of autism and exposure to traffic-related air pollution or regional pollutants. Despite our attempts to use residential history to examine specific time windows of vulnerability, to incorporate meteorology into our traffic-related air pollutant models, and to include pollutants with seasonal variation, we are currently unable to disentangle the trimester-specific effects during the first year of life because of the high level of correlation across these time periods.

Exposures to traffic-related air pollution, PM, and nitrogen dioxide were associated with an increased risk of autism. These effects were observed using measures of air pollution with variation on both local and regional levels, suggesting the need for further study to understand both individual pollutant contributions and the effects of pollutant mixtures on disease. Research on the effects of exposure to pollutants and their interaction with susceptibility factors may lead to the identification of the biologic pathways that are activated in autism and to improved prevention and therapeutic strategies. Although additional research to replicate these findings is needed, the public health implications of these findings are large because air pollution exposure is common and may have lasting neurological effects.

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RESEARCH Open Access

# Traffic-related air pollution and obesity formation in children: a longitudinal, multilevel analysis

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#### Abstract

**Background:** Biologically plausible mechanisms link traffic-related air pollution to metabolic disorders and potentially to obesity. Here we sought to determine whether traffic density and traffic-related air pollution were positively associated with growth in body mass index ( $BMI = kg/m^2$ ) in children aged 5–11 years.

**Methods:** Participants were drawn from a prospective cohort of children who lived in 13 communities across Southern California (N = 4550). Children were enrolled while attending kindergarten and first grade and followed for 4 years, with height and weight measured annually. Dispersion models were used to estimate exposure to traffic-related air pollution. Multilevel models were used to estimate and test traffic density and traffic pollution related to BMI growth. Data were collected between 2002–2010 and analyzed in 2011–12.

**Results:** Traffic pollution was positively associated with growth in BMI and was robust to adjustment for many confounders. The effect size in the adjusted model indicated about a 13.6% increase in annual BMI growth when comparing the lowest to the highest tenth percentile of air pollution exposure, which resulted in an increase of nearly 0.4 BMI units on attained BMI at age 10. Traffic density also had a positive association with BMI growth, but this effect was less robust in multivariate models.

**Conclusions:** Traffic pollution was positively associated with growth in BMI in children aged 5–11 years. Traffic pollution may be controlled via emission restrictions; changes in land use that promote jobs-housing balance and use of public transit and hence reduce vehicle miles traveled; promotion of zero emissions vehicles; transit and car-sharing programs; or by limiting high pollution traffic, such as diesel trucks, from residential areas or places where children play outdoors, such as schools and parks. These measures may have beneficial effects in terms of reduced obesity formation in children.

Keywords: Childhood obesity, Air pollution, Traffic, California

#### Introduction

Childhood obesity has emerged as a major public health problem in the United States and elsewhere. Since the 1970s rates of overweight and obesity have more than doubled in the U.S. from about 15% of youth aged 2–19 years who were considered overweight or obese, to 32% in 2003–2006 [1,2]. Although the trend toward increasing obesity in the U.S. appears to have abated over the past ten years [3], the existing high prevalence remains a concern. Similar patterns of increasing childhood obesity

prevalence have been reported in several other countries [4]. The increased prevalence of overweight and obesity in children has serious ramifications for future trends of metabolic disorders and disease, cardiovascular and pulmonary disease, gastrointestinal conditions, skeletal problems, cancer incidence, mortality, and psychosocial disorders [5-7]. While genetic and metabolic susceptibilities exist, the rapid rise in obesity prevalence implicates environmental factors as contributors to obesity development in children [8].

Growing evidence links the built environment to physical activity, dietary intake, and obesity [9]. Previous research has examined the impacts of land use patterns such as "urban sprawl" [10], local land use mixtures

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[11], and accessibility of neighborhood features that either promote or undermine health (e.g., exercise facilities or fast food outlets) [12,13]. Much of the existing evidence comes from cross-sectional studies [14], raising questions of reverse causality whereby individuals and families who would have otherwise stayed at a healthy weight locate in neighborhoods that support their already active lifestyles and nutritional food intake.

Recently, researchers examined longitudinally the role of traffic density around the homes of children. They found that higher levels of vehicular traffic were associated with higher attained body mass index (BMI measured as kg/m²) in children aged 10–18 [15]. Traffic is associated with several adverse exposures including increased accident danger and air pollution [16], suggesting different explanations for the positive association between traffic and attained BMI. Heightened traffic danger may discourage children from engaging in active transport by foot or bicycle for utilitarian purposes [17], and other things being equal, this would lower overall physical activity and could contribute to a positive energy balance.

Other research indicates that air pollution exposure, with traffic as a major source in many cities, may operate through inflammatory pathways to initiate metabolic processes contributing to diabetes formation [18,19]. These findings are supported by animal research showing that mice fed a fat chow diet and exposed to air pollution develop more visceral fat and insulin resistance than mice eating the same diet, but breathing purified air [20].

At this time, there are few epidemiological studies that have investigated specifically whether air pollution contributes to obesity formation in childhood, and only one study has examined traffic density effects on BMI growth [15]. A recent study suggested that early life exposure to polyaromatic hydrocarbon markers of ambient traffic-related pollution were associated with subsequent increased BMI and obesity at age seven [21]. Here we aim to assess the impact of traffic-related air pollution and traffic density near the home on the growth of BMI in a prospective cohort of children who were followed from age 5-11 in 13 Southern California communities. This paper seeks to expand on the earlier assessment of traffic as a risk factor by examining the specific pathway of air pollution exposure. In this context, the main aim of the study is to assess whether exposure to traffic and traffic-related air pollution relate to BMI growth in children.

#### Methods

#### Conceptual framework

In Figure 1, we propose the following conceptual model to illustrate the pathways through which traffic might affect obesity and cardio-metabolic disorders. Traffic could influence perceived safety and thereby affect the amount of active travel by foot or by bike. In this instance, we hypothesize that higher traffic could reduce physical activity, and as noted above, this could positively change energy balance. Previous research on this and similar cohorts has demonstrated that traffic can negatively affect active travel [22] and that this may lead to higher levels of obesity [15]. Another pathway could operate through perceived safety, noise and vibration, which all have the potential to increase stress. Stress has been associated with higher intakes of fat and carbohydrates and with cortisol and sleep dis-regulation that can affect the diet. All of these pathways, if they lead to altered eating habits, could contribute to obesity. In recent research on the same cohort, we showed that stress in the family is linked to small increases in BMI growth [23]. Finally, there is the impact of environmental and trafficrelated pollution. Here the effect could operate through systemic inflammation to increase pro-obesogenic pathways mentioned above [20] or through the formation of chronic diseases that might lessen physical activity and have themselves been associated with obesity in the case of asthma [24,25]. Some components of traffic-related air pollution may contain endocrine disruptors that could be obesogens. This pathway might be enhanced through other obesogen exposures from other environmental sources such as phthalates [26]. This framework is used to guide our statistical modeling in terms of selecting variables to test for confounding and to help interpret our results where specific variables are unavailable for analyses (e.g., biomarkers of obesogen exposures).

#### Ethics statement

The research protocol, including informed consent forms, was reviewed and approved by the Institutional Review Board, University of Southern California. Subsequent approval was given by the Committee on the Protection of Human Subjects, University of California, Berkeley for the geographic information exposure assignment to the homes of the study subjects.

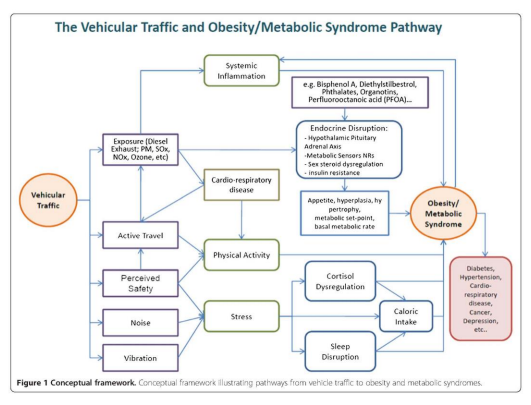
#### Study design

A cohort of children attending kindergarten and first grade (age 5–7 years) were enrolled during the 2002–03 school year from classrooms in 45 schools across 13 communities in Southern California (N = 4550). Parents provided informed consent and completed a detailed baseline and yearly follow-up questionnaires with information about asthma and related symptoms, demographic characteristics, physical activity, characteristics of homes, and other relevant covariates. Height and weight were measured without shoes at study entry and annually by a trained technician at the child's school.

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Technicians followed a standardized procedure to measure height and weight using a calibrated medical scale. Measurements were recorded to the nearest 1 cm and 1 lb (0.45 kg), respectively. These objective measures of height and weight allowed for accurate calculation of BMI.

Other characteristics of this cohort have been described previously [27]. Information on demographic characteristics from questions that were asked repeatedly in yearly questionnaires was updated for this analysis. We also collected information on physical activity, mainly in the form of programmed activities and team sports (see Additional file 1 for details). The analytical data set was restricted to children who had two or more measurements of height and weight (N = 4257).

Homes of the children were geo-coded. Built-environment variables such as access to parks were calculated around the children's homes and schools and assigned to each child (see [13,15] for more detail on the built environment variable compilation). Neighborhood and community social environmental variables, such as the poverty rate available from the U.S. Census, were also assigned to the

residential address for inclusion as confounders in our multilevel models.

#### **Exposure models**

Exposure to air pollution was assigned using the CALINE4 dispersion model (see Additional file 1 for details). Briefly, this model used Gaussian plume dispersion parameters with traffic data, emissions factors, and local meteorology to estimate exposure to the mixture of near-roadway pollutants at the homes of the children based on a model for the incremental increase in nitrogen oxides (NO $_{\rm x}$ ) above regional background levels, as previously described [27]. Exposures for freeway and non-freeway sources were assigned to the baseline address of the children.

Traffic exposure variables were based on the California Department of Transportation Functional Class (FC) data for the year 2000. The annual average daily traffic (AADT) volumes were conflated to the TeleAtlas road network [28]. Traffic data were based on continuous measurements on freeways, highways, and some major arterials, and intermittent measurements within the previous three years on other major roads. The spatial pattern of traffic density changes slowly over time and the

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temporal period used here likely supplies a good representation of the longer-term traffic patterns around the subjects' homes for our study period. As described elsewhere, a kernel density function was estimated to smooth the influence of traffic around the home [15]. This function down-weighted the influence of traffic exposures as a function of Euclidian distance away from the child's home. Based on previous evidence [15], traffic density was examined within 150 m of the home.

#### Statistical methods

A multilevel linear model was used that allowed for examination of the effects that risk factors have on attained BMI level at age 10 and the rate of growth during the follow-up period between the ages of 5-11 years [29,30]. This modeling approach properly adjusts for age- and sex- specific effects on BMI growth in children, provides an effective mechanism for assessing effects of risk factors on BMI level and growth, and also implicitly adjusts for baseline levels of BMI. Letting  $c,\ i$  and j denote the study community, child and year of measurement, respectively, the following multi-level linear model was used to examine the effect of an exposure variable (e.g., NOx) at the individual level,  $X_{ct}$ , on BMI,  $Y_{ctj}$ :

Level 1: 
$$Y_{cii} = A_{ci} + B_{ci}t_{cii} + e_{cii}$$
 (1)

Level 2a: 
$$A_{ci} = A_c + \beta_1 X_{ci} + \delta_1 Z_{ci1} + \dots + \delta_q Z_{ciq} + e_{ci}$$
(2)

Level 2b: 
$$B_{ci} = \beta_0 + \beta_2 X_{ci} + f_{ci}$$
 (3)

where  $t_{cij}$  denotes age of participants at time of BMI measurements (centered at 10 years of age),  $A_c$  denotes town specific intercepts, and  $Z_1,...,Z_q$  denote adjustment factors such as sex, and race/ethnicity categories. Our results were obtained by combining equations (1–3) to fit the following unified mixed effects model:

$$Y_{cij} = A_c + \beta_0 t_{cij} + \beta_1 S_{ci} + \beta_2 S_{ci} \times t_{cij} + \delta_1 Z_{ci1} + \dots + \delta_g Z_{ciq} + e_{ci} + f_{ci} t_{cij} + e_{cij}$$
(4)

In Eqn (4),  $\beta_1$  and  $\beta_2$  correspond to the simultaneously estimated effects of exposure on BMI level attained at age 10 (i.e., examining the main effect between individuals) and also the yearly slope of change in BMI during the follow-up period, respectively. Random effects for community were used in models that assessed confounding by community level covariates such as poverty and crime rates, essentially leading to three-level models.

This modeling approach allowed for examination of the effects of covariates of interest at various levels: between times (within individual), between individuals, and between other levels of spatial aggregation (e.g., school or community). The base model included indicator functions

for community, gender, and race or ethnicity. A final model was then developed by including all additional confounders that individually changed the effect of interest on the attained BMI level at age 10 (level) or the rate of change in BMI levels (slope) by at least 10%. All confounders were included for both "level" and "slope". Analyses were conducted using SAS (Cary, NC, U.S.) and R (Vienna, Austria) statistical software packages.

In these multilevel models, more than 50 confounding variables were screened at the individual, neighborhood, school, and community scales. As a sensitivity analysis, models with both random and fixed effects clustered on the schools of the children were also run.

#### Results

The mean age of children at study entry was 6.6 years (standard deviation (SD) 0.65; range 4.5-8.9). Average BMI was 16.79 at study entry (SD 2.81) (Table 1). By year 5 of the study BMI had increased approximately 2.6 units to 19.35 (SD 4.21) with boys showing a slightly greater increase. Based on Centers for Disease Control percentiles between the 85th and 95th percentile, rates of overweight were 14.4%. Obesity rates measured as BMI scores equal to or greater than the 95th percentile were 15%. The growth curves for BMI in boys and girls are shown in Figure 2. The slope of the growth curve over the follow-up period did not deviate from a linear trend.

Traffic density at 150 m radius had a positive, but borderline significant (p <0.1) association with the intercept and the slope of BMI growth curves of the children (Table 2). Further evaluation of the traffic effects revealed that they were confounded by other variables, particularly whether the questionnaire had been completed in Spanish, suggesting the child was from a family of recent immigrants from Latin America. A final model included asthma status of the child, the language used to complete the questionnaire (Spanish or English), whether the child was exposed to second-hand smoke in the home, the parental level of education, the gamma index (a measure of the connectivity of the street network around the child's home which affects walking distances), the number of fast food outlets within 500 m of the child's home, greenness around the home as measured by the normalized difference vegetation index, the number of active recreational programs for children offered within 5 km of the home, and traffic density at 150 m (Table 2). In this fullyadjusted model, the effect of traffic within 150 m remained positive on the slope, but was reduced by more than 20% by the confounders and was no longer borderline significant. Of note, we tested several variables measuring various aspects of physical activity or participation in sports, but none of these variables met our inclusion criteria for confounding.

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Table 1 Participant baseline<sup>a</sup> characteristics, exposures and potentially confounding variables used in the analysis

Participant characteristics	No.	(%)	Mean	(SD)
Race/Ethnicity				
African American	122	(2.68)		
Asian	145	(3.19)		
Hispanic	2462	(54.11)		
Non-Hispanic White	1664	(32.18)		
Other	357	(7.85)		
Gender				
Male	2297	(50.51)		
Female	2251	(49.49)		
Individual and household characteristics				
Parental Education				
Less than High School	905	(21.75)		
High School	781	(18.77)		
Above High School	2575	(59.48)		
Second hand smoke				
No one ever smoked in the house	3962	(97.22)		
Anyone ever smoked in the house	309	(7.23)		
Ever Asthma				
No	3501	(86.13)		
Yes	564	(13.87)		
Spanish Speaker				
No	3417	(75.1)		
Yes	1133	(24.9)		
Local home or school environment				
Having no food stores within 500 m road network buffer				
No	1980	(48.09)		
Yes	2137	(51.91)		
Street connectivity (Gamma index 500 m buffer)	4117		0.4	0.06
Parks and recreation (unit: acre in 500 m buffer)	3968		4.95	10.6
NDVI green cover <sup>b</sup> (in 500 m buffer)	4117		0.09	0.10
Recreation programs within 5 km	4117		29.7	34.20
Community social context				
Proportion of unemployed males and females			0.076	0.02
Community level violent crime rate (Crimes per 100,000 population)	4550		511.73	268.04
Air pollution and traffic				
Total $NO_X$ (parts per billion)	4464		49.24	104.93
Traffic density within 150 m of the home	4464		19.49	18.82

Table 1 Participant baseline<sup>a</sup> characteristics, exposures and potentially confounding variables used in the analysis (Continued)

Primary outcome				
BMI at baseline	4550		16.79	2.81
Males	2297		16.87	2.81
Females	2251		16.70	2.80
BMI at the end of follow up	4550		19.35	4.21
Males	2297		19.50	4.36
Females	2251		19.19	4.15
BMI CDC percentile at baseline				
85 > BMIp	3201 (70.35)			
85 ≤ BMIp < 95	660	60 (14.41)		
95 ≤ BMIp	684 (15.03)			

\*First observation of the subjects in the first year of the study is N = 4550 with restriction of non-missing BMI and with two or more observations; numbers of subjects in the table vary due to missing covariate values.

<sup>b</sup>Normalized difference vegetation index derived from Landsat satellite images.

In the screening of the air pollution variables, nonfreeway  $\mathrm{NO}_{\mathrm{x}}$  levels were significantly and positively associated with BMI at age 10 and the rate of growth over the four year follow-up period, while the freeway-related exposures were not associated with BMI growth, consistent with other previous studies on respiratory health [27]. The association between BMI and non-freeway  $\mathrm{NO}_{\mathrm{x}}$  was reduced but remained significantly elevated in models containing the same variables as those in the fully adjusted traffic density model described above and with those chosen specifically to confound  $\mathrm{NO}_{\mathrm{x}}$  (Table 2). Again none of the physical activity variables met the inclusion criteria as confounders. Interaction by gender was tested, but no significant evidence of difference in the effects on boys and girls was found.

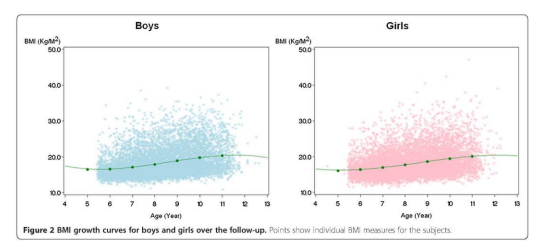
Confounders at the community and school levels were further tested by including the average terms for each level and the individual deviations from the mean of the level. Neither community level crime nor poverty confounded the within-community effect of air pollution. The impact of the school level was then tested by including a fixed effect for school in the model, but air pollution remained significantly and positively associated with BMI growth with little change in the coefficient. This suggests that the school level variables did not confound the air pollution effect on BMI growth.

#### Discussion

We hypothesized that traffic density and traffic-related air pollution would positively associate with longitudinal growth in BML In this cohort of children from 13 communities across Southern California, traffic-related air pollution exerted a significant effect on BMI growth and 110-15 Cont.

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BMI level attained at age 10. Evidence of effects for traffic density was found in unadjusted models. This effect was confounded in fully adjusted models, although the effects did remain elevated.

Comparing children in the highest 10% of traffic-related air pollution exposure to those in the lowest 10% of exposure yielded a 0.39 BMI unit increase in the attained

Table 2 Effects of traffic density or traffic-related air pollution on BMI level (intercept) and growth (slope)

	Combined effect modeling Male and Female		
Exposure based on 10-90th percentile contrast			
	Intercept β (SE)	Slope β (SE)	
Traffic density <sup>a</sup>	0.0012* (0.0006)	0.0002* (0.0001)	
Non-Freeway NO <sub>x</sub> <sup>a</sup>	0.3831** (0.1552)	0.0861** (0.0255)	
Traffic density <sup>b</sup>	0.0012* (0.0006)	0.0002 (0.0001)	
Non-Freeway NO <sub>x</sub> <sup>b</sup>	0.3867** (0.1552)	0.0873** (0.0255)	

<sup>\*\*</sup>p < 0.05

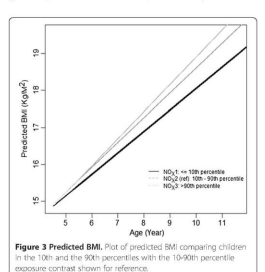
cover, and recreational programming within 5 km of the home. The non-freeway NO<sub>c</sub> model includes parental education as a marker for socioeconomic position, whether the questionnaire was answered in Spanish as a marker for recent immigrant status, normalized difference vegetation index within 500 m of the home as a measure of green cover, street connectivity as measured by the gamma index, recreational programming within 5 km of the home, and fast food access within 500 m of the home.

difference vegetation index within 500 m of the home as a measure of green

All of the above models include indicator functions for community of residence and variables for sex and race or ethnicity.

BMI level at age 10. This translated into a 13.6% increase in the rate of average annual BMI growth. These effects may have large population impacts because traffic-related air pollution is a ubiquitous exposure that affects billions of people globally [31], and in many countries traffic is increasing at a higher rate than the rate of population growth [32].

Examining the effects at different times during the follow up helps to interpret the results. Figure 3 shows the BMI effects for the children in the lowest and highest deciles. The BMI range between the lowest and highest is shown as the middle line for reference. As the children get older, the effects accumulate, and the slope difference



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<sup>\*</sup>p< 0.1.
\*Models include the same confounders: whether the child has ever had asthma, parental education as a marker for socioeconomic position, whether the questionnaire was answered in Spanish as a marker for recent immigrant status, normalized difference vegetation index within 500 m of the home as a measure of green cover, street connectivity as measured by the gamma index, recreational programming within 5 km of the home, and fast food access within 500 m of the home. \*Confounders selected based on modeling procedure described in the methods for each exposure. The traffic density model includes parental education as a marker for socioeconomic position, whether the questionnaire was answered in Spanish as a marker for recent immigrant status, normalized

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between the lowest and highest deciles becomes more pronounced. By age 10 or 11 the difference is about 0.4-0.5 of a BMI unit.

Traffic density and traffic-related air pollution could not be tested in the same model because traffic density is an input variable to the dispersion models, and therefore the two variables are collinear. Traffic-related air pollution nonetheless was not confounded by other variables, suggesting that air pollution exerted a stronger effect on BMI growth than traffic density. This result was insensitive to which individual and neighborhood built environment confounding variables were used in the model. Based on the sensitivity analyses, variables at the school and community level do not confound the association between BMI and traffic-related air pollution.

The findings here differ from the only other study that examined the impacts of traffic density on BMI growth [15], which was conducted among an older cohort of children in 10 of the same study communities and used similar statistical techniques. With the same metric of traffic density within 150 m around the home, the earlier study found significant effects that were not confounded by other individual or built environment variables or community-level variables such as poverty. This difference in findings from the two cohorts may have resulted from mobility differences by age. Most of the children in the present analysis were less than 10 years old for most of the follow up, and children of this age are less likely to walk on their own than older children who were followed for the earlier research [15]. Qualitative research suggests that parents of children aged less than 10-11 perceive many barriers to allowing children to move freely in urban areas, but the same study indicates that at this age, which corresponds to the end of primary school, parents do begin to afford increased license to engage in physical activity alone or more likely in groups of peers [33]. Quantitative research using global positioning systems to track children supports the qualitative research, indicating that there is a large rise in the proportion of children allowed to range freely around the ages of 10-11 [34]. Therefore, the pathway of reduced physical activity from traffic danger in younger children may be less pronounced in older children, because fewer of the younger children exhibited independent mobility on average. The earlier study on traffic density did not test for associations with traffic-related air pollution.

Reliance on the CALINE4 dispersion model limited our ability to discern which elements of the traffic pollution mixture were most important. Although we used NOx as our indicator of traffic-related pollution, this molecular gas had strong correlations with CO, NO<sub>2</sub>, and  $PM_{2.5}$  estimates from the CALINE4 model, with correlations greater than 0.9 (see Additional file 1 for further details). We found non-freeway NOx had the association,

while freeway NOx was not robust to confounders. We interpret the lack of effect from the freeway NOx as resulting from a small proportion of the total cohort who lived in proximity to freeways, rather than an attribution to a specific source from a different type of roadway. While the results indicate that traffic-related pollution likely has a stronger effect than traffic density, we are unable to identify which specific components of the traffic mixture were responsible for the effects.

Another limitation of this study related to the lack of information on food intake. Food access was controlled in the models, but dietary factors could not be directly evaluated. Given what is known about the association between lower socioeconomic position and higher traffic-related pollution exposures in California [35], some of the effects observed here may be confounded by dietary variables that are also associated with lower socioeconomic status, such as intake of sugar and fats [36]. Socioeconomic status, in the home and neighborhood was controlled for, which reduces the chance of residual confounding relating to socioeconomic status, but confounding by food intake, which might be associated with air pollution through socioeconomic status, cannot be directly ruled out.

To address the concern about diet, information on dietary intake in an older cohort (ages 10-18) of nearly 2000 children in 10 of the same study communities as in the current study [37,38] was used to generate variables on macronutrients including total caloric, protein, carbohydrate, saturated fat, mono unsaturated fat, and cholesterol intake. A statistical analysis that controlled for community of residence, race, sex, and parental education as a marker of SES was performed, and for a wide array of traffic or traffic-pollution indicators there was no association between the total caloric intake and the trafficpollution estimates or traffic density measures. A weak, borderline significant association between daily grams of carbohydrate consumption and nitrogen dioxide from non-freeway sources was observed, but the coefficient was very small. Equivalent diet information on the specific cohort used in our paper is not available, but the relationships between the traffic or pollution variables and food intake should be similar in both cohorts. Given that there was no difference in total calories or in any other macronutrient categories, the chance of confounding by unmeasured diet variables is limited.

Although we cannot rule out self selection of potentially more health-conscience families into areas with lower pollution, our mixed effects modeling framework properly controls for baseline BMI. As a result, the influence of self-selection is accounted for with subject-to-subject variability due to baseline characteristics. While self-selection could influence the trajectory, control for baseline characteristics that is inherent to our modeling framework makes it more likely that our results are from

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an ongoing influence of the environment and not some other factors.

The effects of pollution are significant, and the temporal pattern is consistent with the hypothesis that the inflammatory effects of air pollution predispose children to obesity in a similar way to what has been observed in laboratory experiments [20]. By analogy, this pattern is also corroborated by human epidemiological studies finding associations between metabolic disorders and air pollution [18,19]. Another explanation is possible; in areas of high traffic, children and their parents may have a heightened sense of danger that reduces activity by restricting the mobility of families [39]. In this cohort, however, traffic effects were not significantly associated with BMI growth or attained level after controlling for confounding variables. As illustrated in our conceptual framework presented in Figure 1, there are several other pathways from stress resulting from noise or from other obesogens, which could be leading to higher BMI growth in children, but we are unable to test such pathways directly. Future research may usefully address these other pathways along with traffic pollution exposures.

#### Conclusions

This paper provides evidence that traffic-related air pollution is associated with the development of obesity in children. Traffic pollution may be controlled via emission restrictions; changes in land use that promote jobshousing balance and use of public transit and hence reduced vehicle miles traveled; promotion of zero emissions vehicles; transit and car-sharing programs; or by limiting high pollution traffic, such as diesel trucks, from residential areas or places where children play outdoors, such as schools and parks. These measures may have beneficial effects in terms of reduced obesity formation in children.

#### Additional file

Additional file 1: Additional information on physical activity and

#### Competing interests

Dr. McConnell has received research support from an air quality violations settlement between the South Coast Air Quality Management District, a California state regulatory agency, and BP. The authors have no other conflicts of interest to disclose

#### Authors' contributions

Conceived and designed the experiments: MJ RM JW KB. Performed the experiments: RM RC CL FL. Analyzed the data: MJ RM JW RC CL GD FG. Wrote the first draft of the manuscript: MJ RM JW GD FL KB. Contributed to the writing of the manuscript: MJ RM JW RC CL GD FG FL KB. ICMJE criteria for authorship read and met: MJ RM JW RC CL GD FG FL KB. Agree with manuscript results and conclusions: MJ RM JW RC CL GD FG FL KB. All authors read and approved the final manuscript.

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### **Response to Comment Letter I10**

#### Clara Solis July 28, 2023

- I10-1 The commenter stated that they have included several attachments for consideration related to "air and noise pollution on health." These attachments are described below.
- This attachment is a study titled "Air particulate matter and cardiovascular disease: the epidemiological, biomedical and clinical evidence" published in the *Journal of Thoracic Disease* in 2016. The article reviews the linking between particulate matter (PM) exposure and the occurrence of cardiovascular disease and discussed the possible underlying mechanisms for the observed PM induced increases in cardiovascular morbidity and mortality. While PM is addressed in Section 4.3, Air Quality, of the Recirculated Draft PEIR, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This attachment is a study titled "Association between Local Traffic-Generated Air Pollution and Preeclampsia and Preterm Delivery in the South Coast Air Basin of California" published in *Environmental Health Perspectives* in November 2009. The study examines effects of residential exposure to local traffic-generated air pollution on preeclampsia and preterm delivery and concludes that exposure to local traffic-generated air pollution during pregnancy increases the risk of preeclampsia and preterm birth in Southern California women. While construction-related and operation-related mobile-source emissions are addressed in Section 4.3 of the Recirculated Draft PEIR, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This attachment is a study titled "Associations of Children's Lung Function with Ambient Air Pollution: Joint Effects of Regional and Near-roadway Pollutant" published in *Thorax* in June 2014. The study assesses the joint effects of near-roadway air pollution (NRAP) and regional pollutants on childhood lung function in the Children's Health Study and concludes that NRAP and regional air pollution have independent adverse effects on childhood lung function. While construction-related and operation-related mobile-source emissions are addressed in Section 4.3 of the Recirculated Draft PEIR, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This attachment is a study titled "Concentration and Size Distribution of Ultrafine Particles Near a Major Highway" published in the *Journal of the Air & Waste Management Association* in September 2002. The study states that ultrafine particles (most commonly associated with motor vehicle emissions) have been suggested as a possible causative agent for increases in mortality and morbidity associated with increases in PM concentration. The study, conducted in the vicinity of Interstate 405, shows that particle number concentration near the freeway was approximately 25 times greater than that at

background locations, and that the concentration of ultrafine particles drops to background levels within 300 meters downwind of the freeway. While construction- and operation-related mobile-source emissions are addressed in Section 4.3 of the Recirculated Draft PEIR, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- This attachment is a study titled "Correlation between co-exposures to noise and air pollution from traffic sources" published in *Occupational and Environmental Medicine* in August 2009. The study, which states that both air and noise pollution associated with motor vehicle traffic have been associated with cardiovascular disease, examined correlations between two-week average roadside concentrations of nitrogen dioxide (NO<sub>2</sub>) and nitrogen oxides (NO<sub>x</sub>) and short term average noise levels (Leq,5min) for 103 urban sites with varying traffic, environment and infrastructure characteristics. The study recommends that both road traffic noise and air pollution exposures be considered in all future studies of road traffic and cardiovascular disease outcomes. Construction-related and operation-related emissions, including NO<sub>2</sub> and NO<sub>x</sub> emissions, are addressed in Section 4.3 of the Recirculated Draft PEIR, while noise associated with traffic is addressed in Section 4.13, Noise of the Recirculated Draft PEIR. However, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This attachment is a study titled "Disproportionate exposure to urban heat island intensity across major US cities" published in the Journal of the *Nature Communications* in 2021. The study, which states that urban heat stress poses a major risk to public health, finds that the average person of color lives in a census tract with higher surface urban heat island intensity than non-Hispanic whites in all but 6 of the 175 largest urbanized areas in the continental United States and that similar pattern emerges for people living in households below the poverty line relative to those at more than two times the poverty line. However, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

The Project area currently supports urban and developed uses. The Project's proposed land use and zone changes would result in additional development and/or redevelopment occurring within urban areas but would not result in the intensification of development within rural areas or the conversion or loss of open space. Thus, the Project would not have the potential to contribute to the heat island effect. Furthermore, the Metro Area Plan includes a number of areawide and community specific goals and policies in support of preserving existing and promoting new parks and green spaces. Future projects implemented under the Metro Area Plan would also be required to comply with applicable landscaping and/or "recreational space" (e.g., courtyards, gardens, lawns, etc.) requirements set forth in Title 22 of the County Code. For example, future projects in the proposed mixed-use zones would be required to provide landscaping on a minimum of 5% of the lot (County Code Section 22.26.030[D][7]). Furthermore, future projects would be required to comply with all applicable County Code provisions related to trees, including Chapter 22.126, Tree Planting Requirements, and Chapter 22.174, Oak Tree Permits, which would help ensure the planting of new trees and preservation of existing trees in the Project area.

This attachment is a study titled "Does Traffic-related Air Pollution Explain Associations of Aircraft and Road Traffic Noise Exposure on Children's Health and Cognition? A Secondary Analysis of the United Kingdom Sample From the RANCH Project" published in the *American Journal of Epidemiology* in July 2012. The study states that ultrafine particles (most commonly associated with motor vehicle emissions) have been suggested as a possible causative agent for increases in mortality and morbidity associated with increases in PM concentration. The study examined whether air pollution at school (nitrogen dioxide) is associated with poorer child cognition and health and whether adjustment for air pollution explains or moderates previously observed associations between aircraft and road traffic noise at school and children's cognition in the 2001–2003 Road Traffic and Aircraft Noise Exposure and Children's Cognition and Health (RANCH) project. The study found that air pollution levels at the school did not impact various cognitive and health outcomes. Moreover, this air pollution didn't influence the relationship between noise exposure and cognition. However, exposure to aircraft noise negatively affected recognition memory, conceptual recall memory, reading comprehension, and information recall memory at the school. Road traffic noise had no effect on cognition or health.

Airport- and traffic-related noise are addressed in Section 4.13 of the Recirculated Draft PEIR, while construction-related and operation-related mobile-source emissions are addressed in Section 4.3 of the Recirculated Draft PEIR. However, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- This attachment is a study titled "Long-Term Exposure to Traffic-Related Air Pollution and the Risk of Coronary Heart Disease Hospitalization and Mortality" published in *Environmental Health Perspectives* in April 2011. The study aimed to identify specific traffic-related air pollutants that are associated with the risk of coronary heart disease (CHD) morbidity and mortality to support evidence-based environmental policy making and found that long-term exposure to traffic-related fine particulate air pollution, indicated by black carbon, may partly explain the observed associations between exposure to road traffic and adverse cardiovascular outcomes. While construction-related and operation-related mobile-source emissions are addressed in Section 4.3 of the Recirculated Draft PEIR, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This attachment is an editorial titled "Noise and Heath" published in *Environmental Health Perspectives* in January 2005. The editorial states that high noise levels, especially from transportation, have been linked to numerous health issues, necessitating the establishment of safe noise standards and focused research on noise's varied impacts. Future development under the Project would be required to comply with applicable noise standards set forth in Chapter 12.08, Noise Control, of the County Code. While Project-related noise, including traffic, is addressed in Section 4.13 of the Recirculated Draft PEIR, the editorial itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the editorial is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

- This attachment is a study titled "Observation of Elevated Air Pollutant Concentrations in a Residential Neighborhood of Los Angeles California Using a Mobile Platform" published in *Atmos Environ* in May 2012. The study states that elevated pollution concentrations were observed across the residential neighborhood of the Boyle Heights Community of Los Angeles, which were attributed to high traffic volumes. While construction-related and operation-related mobile-source emissions are addressed in Section 4.3 of the Recirculated Draft PEIR, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This attachment is a study titled "Potential Role of Ultrafine Particles in Associations between Airborne Particle Mass and Cardiovascular Health" published in *Environmental Health Perspectives* in August 2005. The study states that ultrafine particles from fossil fuel combustion may have adverse impacts on the cardiovascular system. While both point and mobile-source emissions are addressed in Section 4.3 of the Recirculated Draft PEIR, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This attachment is a study titled "Traffic Noise and Risk of Myocardial Infarction" published in *Epidemiology* in August 2005. The results of the study support the hypothesis that chronic exposure to high levels of traffic noise increases the risk for cardiovascular diseases. While traffic-related noise is addressed in Section 4.13 of the Recirculated Draft PEIR, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This attachment is a study titled "Traffic-Related Air Pollution, Particulate Matter, and Autism" published in *JAMA Psychiatry* in January 2013. The study concluded that exposure to traffic-related air pollution, nitrogen dioxide, PM<sub>2.5</sub>, and PM<sub>10</sub> during pregnancy and during the first year of life was associated with autism, and that further examinations will help determine whether these associations are causal. While both mobile and point source emissions are addressed in Section 4.3 of the Recirculated Draft PEIR, the study itself does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the study is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

#### Comment Letter I11

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July 28, 2023

#### VIA E-MAIL

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RE: Comments on Draft Los Angeles County Metro Area Plan (released October 31, 2022) and RECIRCULATED DRAFT PROGRAM ENVIRONMENTAL IMPACT REPORT FOR THE LOS ANGELES COUNTY METRO AREA PLAN (released June 12, 2023) (Project No. PRJ2021-004165)

Dear Ms. Tran, Ms. Hachiya and Metro Area Plan team:

Please find our comments on the Los Angeles County's Metro Area Plan ("MAP" or "the Plan"), Draft Zoning Maps, Draft Zone Change Maps and the Recirculated Draft Program Environmental Impact Report (released June 2023) ("PEIR").

Most of our comments are related to impacts on the community of East Los Angeles from the Plan.

The Metro Area Plan, Zoning and draft PEIR are deficient, violate CEQA and NEPA. The Plan, Zoning and draft PEIR should be redone with meaningful input from the communities. The plan introduces additional pollution and health impacts without mitigation to environmental justice communities that are already overburdened by pollution. These most vulnerable communities must not be seen as the County's

111-1

solution to meeting its housing element goals. Rapid change in these longtime primary rental communities can cause gentrification and displacement.

111-1 Cont.

Each of the Metro Area Plan communities are special with their own identities, histories and unique problems. Additionally, each of the communities been under-resourced, under-served, and heavily polluted as a result of neglectful and racist public planning policies. No reasonable and comprehensive explanation is given for lumping together each of these disparate communities into one Metro Area Plan. The impacts of lumping together these communities in one plan instead of continuing to have a separate community plan for East Los Angeles which constitutes roughly one third of the plan area and population does a disservice to each of the communities included.

111-2

East Los Angeles which has a population greater than most of the other 265 communities in Los Angeles County. Lumping its plan together with much smaller communities does it and these communities a disservice. The long-term impacts to these communities from this decision were not adequately studied in the draft PEIR. Further, the plan and draft PEIR failed to recognize and study the significant undercounts of the 2020 US Census. The report document claims using the US Census Data," Between the 2010 Census and the 2020 Census, East Los Angeles lost approximately 7,710 residents." It provides no context that this Census was taken during a pandemic and during the tenure of the twice impeached disgraced former racist President Donald J. Trump who separated immigrant families and put children in cages. It fails to consider that during this Census, the disgraced president attempted to limit participation in the Census to US Citizens in an attempt to limit participation by immigrant communities. These actions are widely believed to have limited through fear the participation of immigrant communities like East Los Angeles in the 2020 US Census. It is widely believed that the 2020 US Census represents an undercount especially in immigrant communities.

111-3

The Metro Area Plan must be rejected because it increases air and noise pollution even with mitigation. The communities included in the Plan area already are all communities severely impacted by air and noise pollution. East Los Angeles is severely impacted by the five major freeways that intersect and pass through it. These are environmental justice communities who already face increased pre-mature deaths and disease from this pollution. How the County of Los Angeles could even consider a plan that further increases pollution to these communities is incomprehensible. Is the county merely saying just kill more residents? Cause more pre-mature deaths? Permanently damage more young children's lungs? Kill more old people? The impacts from living near freeways are well-documented. To increase area pollution is merely not acceptable. This plan must be rejected, redrafted and recirculated.

111-4

## DEADLINE WAS TOO SHORT AND BREAKING APART CONSIDERATION OF DIFFERENT ISSUES PUTS THE COMMUNITY AT A DISADVANTAGE WHEN UNDERSTANDING THE FULL IMPACTS OF THE PROJECT

Not enough time was given to respond to the Plan, draft PEIR and zoning map and zoning changes maps. Residents in our Metro Area Communities have faced unusual

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circumstances which have made it difficult to meet and prepare responses to the Metro Area Plan and the Draft PEIR associated with the Metro Area Plan.

The 45 day comment period was too short and did not provide enough time for people to respond. At a minimum the deadline should have been extended to 45 days from July 13, 2023, since the ordinance and Public Hearing Zoning maps were not released until then. The document speaks of the ordinance but not having that until July 13 means that we only really had 14 full days to comment with the ordinance and zoning maps at hand to refer to leaves commenters at a disadvantage and unable to make sense of the document. Further, the Public Hearing should have been held before the deadline for comments so residents could learn from each other before submitting comments. Additionally, releasing a document during the Summer after school has let out puts the community at a disadvantage since schools are a major point of notifying community members and families often have no childcare during summer months and therefore have little time to read more than 1200 pages of documents. Finally, this process is being done piecemeal with the industrial portion being considered later. Everything should be looked at holistically and at one time. Not considering the industrial portion means the community will not have a full understanding of the impacts of the project.

Proposition 19 and its impacts including cumulative impacts are not analyzed studied or enumerated in the Plan or the draft PEIR.

The Metro Area Plan is presenting rapid change to areas which have provided for decades housing to poor and immigrant communities. It is true that renters are rent burdened, but it is also true that they are less burdened in the Metro Plan Area than in the County as a whole. The Plan documents a housing burden in the Metro Plan Area of 53 percent, stating on page 132 in the Gentrification and Anti-displacement measures section, "The Metro Area communities are amongst the most vulnerable in the County, as 53% of households in the Metro Area experience cost burden, spending over 30% of their income on housing, and most communities have a higher percentage of renter-occupied households, which adds another layer of vulnerability." However, this housing burden of 53 percent is much less than what has been documented in the county as a whole as a housing burden of roughly 75 percent. See https://news.usc.edu/179928/los-angeles-rent-burdened-households-basic-needs-usc-

The project in creating more than 5687 new dwelling units and 67 new Accessory Commercial Units in East Los Angeles would have potentially significant air quality and noise impacts that cannot be mitigated. The plan draft PEIR fails to study the impacts of increased pollution to a community that has five major freeways running through it. This is a special case. Pollution in these communities is already increasing mortality rates for area residents. The actual health impacts and risks associated with increasing

I11-4 Cont.

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research/

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pollution to this environmental justice community must be included as part of the draft Cont. PEIR. ADD a project goal: Protect current residents from displacement. 111-8 See https://www.cdc.gov/healthyplaces/healthtopics/gentrification.htm METRO AREA PLAN AND PEIR ARE DEFICIENT, SHOULD BE WITHDRAWN AND RECIRCULATED WITH MEANINGFUL INPUT FROM THE COMMUNITY: 1. The Metro Area Plan, Zoning and draft PEIR are deficient, and violate CEQA and NEPA A. The Plan, Zoning Maps, Zone Change Maps and draft PEIR should be redone with meaningful input from each communities. Input from communities cannot be done without proper outreach. Additionally, the impacts of the plan to the communities was not explained at the meetings. Residents were not told the 111-9 impacts from changing the zoning of commercial areas to mixed use could result in increased height and density. B. The Plan will have significant effects on the environment. Further, the plan introduces additional pollution and health impacts without mitigation to environmental justice communities that are already overburdened by pollution. The draft PEIR acknowledges that the additional pollution and health impacts cannot be mitigated and may indeed violate clean air initiatives that are in place. These most vulnerable communities must not be seen as the County's solution to meeting its housing element goals. The plan will increase air and noise pollution. This increased pollution is not mitigated. Increased air and noise pollution will increase premature deaths and exacerbate already existing health problems caused by pollution. It will increase permanent lung damage to small children, cause more cases of asthma, heart and lung disease will increase comorbidities which contribute to poor outcomes 111-10 Each project taller than two stories or more than twenty units should not be granted a Class 32 CEQA exemption because it should be assumed that there are unusual circumstances that will be result in significant impacts - namely significant and cumulative impacts to air quality which remain significant and unavoidable even after mitigation measures are implemented. Additionally, there will be cumulative impacts to health and there will be increased noise pollution which can not be mitigated and which will cause unavoidable and significant impacts. AIR QUALITY

The Executive Summary of the PEIR suggests that it will implement zoning

recommendations from the recently approved General Plan Housing Element 2021-

2029 (Housing Element) and "considers environmental justice and equity to set forth

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land uses and policies that address topics such as: strategies to reduce vehicle miles traveled and improve air quality," However, the project does not improve air quality instead it makes air quality worse and is unable to provide mitigation.

- The project will result in a cumulatively considerable net increase of any criteria
  pollutant for which the project region is non-attainment under an applicable
  federal or state ambient air quality standard which will be significant and
  unavoidable even after mitigation measures are implemented.
- The project will expose sensitive receptors to substantial pollutant concentrations. The impacts to sensitive receptors will be significant and unavoidable even after mitigation
- The project will have a cumulative effect on air quality resources. The impacts will be significant and unavoidable even after mitigation measures are implemented.

This Plan will increase Air pollution. It is in violation of Clean Air policies and initiatives. It is impacting only Environmental Justice Communities. It is racist. It should be rejected. The draft PEIR assumes that there will be significant and unavoidable air quality impacts when future development does roll out on a site by site basis.

If this Plan goes through there should be a programmatic approach to the Planning Department and the LA County Department of Public Health reviewing future projects covered by MAP with impacted residents to ensure the County plays an active role in addressing the health, wellness and environmental justice impacts regarding air quality and more. Every project should be assumed to require a CEQA EIR as there will be cumulative impacts from projects past, present and future.

#### **AIR POLLUTION**

Given the anticipated increase in air pollution the Plan and draft PEIR should be rejected and a new plan that does not add pollution to this environmental justice community should be drafted with real community input from at least 1 percent of ELA residents. A project goal is to reduce pollution. This plan fails that project goal and should be rejected.

A health impact analysis and risk assessment should have been provided for East Los Angeles since the population is already severely impacted from air pollution for the four freeways that run through and intersect East Los Angeles. The draft PEIR is deficient. The draft PEIR states at Page 1129 5.1.1:

Future development could potentially cause significant and unavoidable air quality impacts to the following thresholds: Conflict with or obstruct implementation of the applicable air quality plan; Result in a **cumulatively** considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone

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precursors); Expose sensitive receptors to substantial pollutant\_future development could potentially cause significant and unavoidable air quality impacts to the following thresholds: Conflict with or obstruct implementation of the applicable air quality plan; Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors); Expose sensitive receptors to substantial pollutant.

111-11 Cont.

#### Draft PEIR fails to address Heat Island Impacts to Air Quality

The draft PEIR is deficient in evaluating air quality impacts to the East Los Angeles environmental justice community which is the 30<sup>th</sup> most dense community out of 265 communities in Los Angeles. Draft PEIR fails to address Heat Island Impacts to Air Quality from reduced tree canopy and increased hardscape from the project.

Additionally, higher temperatures from heat island impacts increase ground-level ozone formation. See below <a href="https://www.epa.gov/heatislands">https://www.epa.gov/heatislands</a> which states:

In addition to their impact on energy-related emissions, elevated temperatures can directly increase the rate of ground-level ozone formation. Ground-level ozone is formed when nitrogen oxides and <u>volatile organic compounds</u> react in the presence of sunlight and hot weather. If all other variables are equal, such as the level of precursor emissions in the air and wind speed and direction, more ground-level ozone will form as the environment becomes sunnier and hotter.

- 111-12
- i. The draft PEIR fails to document the increased poor health outcomes, premature deaths, increased cases of asthma, heart and lung disease and other health problems currently experienced by residents facing pollution.
- ii. The draft PEIR fails to conduct a health impact risk assessment.

#### HEALTH IMPACT ASSESSMENT and a HUMAN HEALTH RISK ASSESSMENT

Because the project will cause air quality impacts in East Los Angeles, an environmental justice community and other communities within the Metro Plan Area that already suffer from health problems from poor air quality that is in non-attainment under an applicable federal or state ambient air quality standard, the PEIR should include a Health Risk Assessment and Health Impact Assessment to determine the general air quality, health risk, and greenhouse gas impacts from the Project. It should also include a summary overview of the results of the AQ/HRA/GHG analyses.

111-13

A human health risk assessment must also be prepared because the risk to life and health among East Los Angeles is endangered by this plan which will exacerbate air and noise pollution and increase heat island impacts. A human health risk assessment is a quantitative, analytic process to estimate the nature and risk of adverse human

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health effects associated with exposure to specific chemical contaminants or other hazards in the environment, now or in the future. For more information, see the U.S. Environmental Protection Agency.

111-13 Cont.

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Additionally, we request that the study include an analysis of the impacts on air pollution from heat island impacts which are becoming progressively worse in East Los Angeles and other communities in the Metro Plan Area. Specifically, it is noted that heat island impacts are worse in Urban areas.

We also request that the study include an analysis of health risks from heat island impacts and how this project will worsen those impacts and effect the health of East Los Angeles residents and other residents impacted by this project.

#### See What Extreme Heat Does to the Human Body:

https://www.washingtonpost.com/world/interactive/2021/climate-change-humidity/?itid=lk\_interstitial\_manual\_35

See How Extreme Heat Kills, Sickens, Strains and Ages Us

https://www.nytimes.com/2022/06/13/climate/extreme-heat-wave-health.html See below for Heat Island Impacts and impacts on health from Heat Island

#### **HEAT ISLAND IMPACTS**

From Sourav Mukherjee, et al 2021

https://agupubs.onlinelibrary.wiley.com/doi/10.1029/2020EF001886

"Climate change has increased extreme events (e.g., drought, heatwave, and heat stress) in a warming world (Konapala et al., 2020; Matthews et al., 2017; Mukherjee & Mishra, 2021). Heat stress has led to massive human morbidity and mortality in recent years (Matthews et al., 2017). The impact of high temperatures is often compounded by high atmospheric relative humidity, which slows heat dissipation from the human body, thereby adding to heat stress (HS) (Buzan & Huber, 2020). Numerous recent studies have reported the adverse effect of heat stress on public health and labor efficiency in the United States (Fechter-Leggett et al., 2016), much of which has been exacerbated by human-caused climate change (Matthews et al., 2017). Severe recent HS events in the West and the Southeast in summer 2020 are representative of the types of conditions expected to become more common in the CONUS in future (Rastogi et al., 2020; Wu et al., 2014)."

Communities like East Los Angeles which has five major freeways (I-710, SR710, SR60, 101, I-10, I-5) running through it have a substantial amount of freeways and are park poor with little green space and trees. Some of this is due to redlining (See – How decades of Racist Housing Policy left Neighborhoods Sweltering - <a href="https://www.nytimes.com/interactive/2020/08/24/climate/racism-redlining-cities-global-warming.html">https://www.nytimes.com/interactive/2020/08/24/climate/racism-redlining-cities-global-warming.html</a>) which because land in communities of color was valued cheaper were prime locations for the siting of freeways. Additionally, racism in terms of the ability to

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vote and choose representatives was terribly constrained until the passage of civil rights laws in the 1960's. Many of the freeways that now pass through East Los Angeles were planned before communities like East Los Angeles had representative that they chose. Indeed, it was not until 1992 that Supervisor Gloria Molina became the first Latino Supervisor elected in Los Angeles in the 20<sup>th</sup> century. That lack of representation meant that communities like East Los Angeles had little political power to fight unwanted freeway projects that other communities like South Pasadena and Beverly Hills were able to stop. Fast forward until today and the impacts of redlining and racism continue wherein communities that still provide connectivity and trees in the form of habitat are spared from projects and communities like East Los Angeles are required to take the burden of increased density for the rest of Los Angeles.

111-15 Cont.

111-16

For further analysis on equity and Heat Island Impacts see: <a href="https://www.epa.gov/heatislands">https://www.epa.gov/heatislands</a>

See also:

Heat and smog hit low-income communities and people of color hardest, scientists say

https://wapo.st/3Ydj5S6

It has been found by Eric M Wood, et al that, "Affluent communities harbored a unique composition of street trees, including denser and larger trees than lower-income communities," <a href="https://esajournals.onlinelibrary.wiley.com/doi/full/10.1002/eap.2149">https://esajournals.onlinelibrary.wiley.com/doi/full/10.1002/eap.2149</a>

This disparity of tree cover between rich and poor neighborhood is prevalent throughout the US and was cited as "trees grow on money" (See Schwarz, K., et al 2015. Trees grow on money: urban tree canopy cover and environmental justice. PLoS ONE 10, e0122051, http:// dx.doi.org/10.1371/journal.pone.0122051Schwarz et al., 2015) and (https://journals.plos.org/plosone/article?id=10.1371/journal.pone.0122051).

in 75

Another study in the journal Nature, finds Disproportionate exposure to urban heat island intensity across major US cities. It found that the average person of color lives in a census tract with higher SUHI intensity than non-Hispanic whites in all but 6 of the 175 largest urbanized areas in the continental United States.

#### https://www.nature.com/articles/s41467-021-22799-5

As noted above, this isn't by chance or less value of trees by the community, it is because the history of redlining and racism that communities like East Los Angeles have less trees and a smaller tree canopy.

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In East Los Angeles, freeways and concrete came in trees went out.



This 1932 Photo by Anton Wagner shows a neighborhood east of Eastern Avenue that was probably taken by the 710 freeway. Trees were abundant. Below the I-10 and SR60 to 710 interchanges are seen.



I11-16 Cont.

In the 1970's, streets were widened to accommodate the pass through traffic that uses East Los Angeles streets when traffic on the five freeways becomes congested. Trees were removed and replaced with non-native trees unlikely to survive like the bottle brush trees.

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Below Eastern Avenue, East Los Angeles. Visible is a portion of the cemented in parkway that used to exist before the street was widened.



**Below Humphreys Avenue, East Los Angeles.** In the 1970's the streets were widened to accommodate traffic that exits on the I-710 freeway South at the 3<sup>rd</sup> Street exit (which actually exits on Humphreys at Eagle) Not a single parkway tree remains on Humphreys from the



freeway exit to 3<sup>rd</sup> Street. Prior to the widening there were Oak trees and other shade trees. The trees were replaced with Bottle Brush trees which were dead within two years. The scrawny trees frequently broke in half or were hit by cars exiting the freeway at high speeds.

The Metro Plan Area is an area where residents already suffer from health problems from poor air quality. It is an area that is in non-attainment under an applicable federal or state ambient air quality standard. The PEIR must include a Health Risk Assessment to determine the general air quality, health risk, and greenhouse gas impacts from the Project. It should also include a summary overview of the results of the AQ/HRA/GHG analyses.

Additionally, the study should include an analysis of the impacts on air pollution from heat island impacts which are becoming progressively worse in East Los Angeles and

I11-16 Cont.

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other communities in the Metro Plan Area. Specifically, it is noted that heat island impacts are worse in Urban areas.

The study include an analysis of health risks from heat island impacts and how this project will worsen those impacts and effect the health of East Los Angeles residents and other residents impacted by this project.

The PEIR has so many deficiencies related to a lack of information on potential health impacts of the project, that we recommend that the PEIR be redone and recirculated for review and comment. Additionally, the Metro Area Plan should be re-written with meaningful public participation. The Metro Area Plan should address the health risks that it will cause to the community. It should consider a finding that its implementation will cause a danger to public health.

This important determination is based upon our identification of the following deficiencies related to public health in the PEIR:

- 1. Failure to include a HEALTH IMPACT ASSESSMENT and a HUMAN HEALTH RISK ASSESSMENT
- 2. Failure to describe, discuss or cite any of the dozens of studies from around the world, including many from Southern California, linking exposure to near roadway emissions with a wide range of health effects, including, as examples:
- Exacerbation of asthma and new cases of asthma (Gauderman et al. 2005; McConnell et al, 2006; McConnell et al, 2007; Jerrett et al, 2008; Perez L et al, 2012)
- Reduced lung function (Gauderman et al, 2007; Urman et al, 2014)
- Cardiovascular heart disease (Brook et al, 2010; Gan et al. 2010, 2011; Hoffmann et al. 2006; Kan et al. 2008)
- 3. Failure to describe or discuss studies and rulings that conclude that diesel exhaust and diesel particulate are carcinogens, which is critical to understanding the potential health risks of a Freeway Cap on residents who live adjacent or near to the freeway.

The Air Quality Assessment fails to mention action in California in 1998 that declared diesel as a Toxic Air Contaminant, with a unit risk value of cancer potency for cancer risk. However, California's OEHHA and the regions South Coast AQMD have, respectively, adopted quantitative risk value and an acceptable level of risk, which the Neglects to address.

TREE LOSS AND IMPACTS ON AIR QUALITY AND HEAT ISLAND IMPACTS MUST BE STUDIED AND QUANTIFIED IN THE PLAN AND PEIR.

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The Metro Area Plan will make East Los Angeles into an Urban Desert by removing trees where they are now most abundant on private property. This will result in untold misery by area residents faced by future global warming and climate change. East Los Angeles cannot sustain further tree loss and increased hardscape.

The Metro Area Plan will decrease tree canopy on existing properties. Trees will be cut down to accommodate more housing. The loss of trees will increase heat island effects and reduce the amount of CO2 being removed from the community. The loss of trees will increase air pollution.

The plan does not contain this information. It is deficient and does not fully analyze the impacts to the environmental justice community of East Los Angeles and other Metro Area Plan communities.

From Su Jin Lee, et al See - <a href="https://johnwilson.usc.edu/wp-content/uploads/2018/03/Increased-home-size-and-hardscape-decreases-urban-forest-cover-in-Los-Angeles-Countys-single-family-residential-neighborhoods.pdf">https://johnwilson.usc.edu/wp-content/uploads/2018/03/Increased-home-size-and-hardscape-decreases-urban-forest-cover-in-Los-Angeles-Countys-single-family-residential-neighborhoods.pdf</a>

The environmental benefits of trees and other forms of green cover are many and varied and play a crucial role in improving residents' quality of life and in maintaining urban environmental amenities (Akbari et al., 1997, 2001; Dwyer et al., 1992; Dwyer and Miller, 1999; Longcore et al., 2004; Simpson and McPherson, 1996). Abundant green cover helps to maintain or boost property values and brings environmental benefits such as reduction in energy use, improvement in air quality, reduction in noise, control of stormwater runoff, provision of habitat for wildlife, and enhancement of aesthetic values. Together, the tree, shrub, and grass cover of the city can be conceptualized as an "urban forest," which meets the definition of a forest by exceeding 10% cover of trees (Rowntree, 1984).

Trees provide shade and decrease energy consumption by helping to keep buildings cool in summer (Dwyer et al., 1992; Simpson and McPherson, 1996). Trees intercept sunlight before it heats buildings and reduce wind speed by as much as 50%. Approximately \$10 billion is spent annually to cool residential dwellings in the U.S. so the potential impact of these savings is considerable (Akbari et al., 1990). Akbari et al. (2001) reported that the City of Los Angeles, for example, could save \$270 million annually from an expanded tree cover. Vegetation cover may also help to reduce the urban heat island and thereby reduce nighttime residential energy consumption.

See also: Peak power and cooling energy savings of shade trees – Akbari, et al https://www.sciencedirect.com/science/article/abs/pii/S0378778896010031

C. Housing: Further, the plan identifies the community needs in terms of housing but does not provide a way to achieve this. The PEIR is deficient in that it does not evaluate the plan's ability to meet the communities housing needs. The plan 111-19

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changes zoning from Commercial to Mixed Use, but does not require that the housing built be affordable. Developers can build density projects with as little as 5 percent Extremely Low Income Units. This means that the 95 percent of the housing provided will be market rate. The last housing element built market rate units but failed to build enough affordable units in the various categories.

- i. The draft PEIR fails to study and analyze whether the Plan has a possibility of meeting the goals in the various low income categories, -"extremely low income, very low income, low income, moderate."
- ii. The draft PEIR also fails to consider the impacts of building a large number of market rate units on existing area rents and the impacts of such upward pressure on area rents. It fails to analyze whether the Plan policies will lead to higher rents in East Los Angeles and other Metro Plan Areas which will increase homelessness and displacement.
- D. The proposed Plan would result in significant and unavoidable impacts to Air Quality, Biological Resources, Cultural Resources, Hazards and Hazardous Materials, Mineral Resources, Noise, Population and Housing, Public Services (Parks), Recreation, Tribal Cultural Resources, And Utilities and Service Systems.
- E. The proposed Plan and PEIR fail to consider and study and mitigate for all of the impacts of increasing density in some of of the most dense communities in all of Los Angeles County. Walnut Park is the 8<sup>th</sup> densest and East Los Angeles the 30<sup>th</sup> densest communities in terms of people per square acre out of 265 communities in the County of Los Angeles.
  - Fails to consider the socio-economic impacts of increasing density.
  - ii. Fails to adequately study traffic impacts. East Los Angeles with 5 major freeways is different than many communities in that most of its traffic is from outside the community. Most of the traffic is pass through traffic and vehicles exiting the freeway when the freeways become congested. If every resident in East Los Angeles used public transportation, rode bicycles and didn't drive cars there would still be traffic and resulting pollution.
  - iii. Fails to consider the impacts of not having enough parking. Fails to adequately study the impacts of not having enough parking on noise and air pollution. Fails to study the impacts of vehicles circling in search of parking. Fails to consider the parking study which was recently completed in East Los Angeles. (See attached.)
  - iv. Fails to consider impacts to community health of increasing density. Does not provide a health risk assessment for increasing air and noise pollution on an environmental justice community that is already overburdened by significant air and noise pollution.
  - v. Fails to document the impacts of violating air quality standards on the community.
- F. It is reprehensible that any plan presented would increase air and noise pollution to a community that is already overburdened by air and noise pollution from racist government policies in the past that concentrated four major freeways in

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this community. At what point, is the project merely saying that it is okay to increase deaths from pollution. It is widely acknowledged that the air and noise pollution in these communities are causing premature deaths. It is not good enough to merely state that the project will increase air and noise pollution to these communities and that these increases cannot be mitigated.

- i. Because the Plan will increase air and noise pollution and these increases cannot be mitigated. The PEIR must provide a health risk assessment for each of the communities in the plan. The health risk assessment should evaluate, analyze, quantify and enumerate the number of pre-mature deaths that will be caused by this plan, the increase in emergency room visits, the increase in asthma, lung cancer, heart disease, covid 19 cases and deaths, diabetes and other illnesses attributed to increased air and noise pollution.
- G. Fails to acknowledge other projects currently going forth in these communities and their combined impacts on residents living within these communities.
- H. Does not adequately address cumulative impacts from the plan and other current projects past, present and future.
- Does not assess cumulative impacts from state and local density bonus projects in conjunction with possible impacts from zoning changes from this plan.
- J. Does not adequately assess impacts to historic resources within the community from plan zoning changes. Any Zoning and ordinance changes should require preservation and restoration of historic buildings and resources. Before demolition all buildings on Whittier Blvd should be assessed by a historian. Consideration of creating a Historic Preservation Overlay Zone along Whittier Blvd. is strongly advised. Historic Buildings and resources should be excluded from changes in Zoning from Commercial to Mixed Use.
  - Does not adequately address impacts to historic resources from changing commercial zoning to mixed use zoning on location like Whittier Blvd, Atlantic Blvd. and Beverly Blvd.
  - ii. Advocates for changing facades. Any such changes should include restoring historic facades and preserving historic facades. Such changes in the past may have resulted in the loss of historic resources like the façade changes made in the 1990's under the Whittier Blvd CBR Façade Project which may have removed Moderne facades and art deco structures. See 4765 Whittier Blvd. See Attachment: Policy LU 3.2: Facade Beautification should also include language around preserving cultural and historical elements and architecture.

Policy LU 3.3: Architectural Elements. Require defining architectural elements and visual interest

in new development and renovations to existing structures, including renovating long expanses of windowless walls along the street frontage.

K. Proposition 19: The project fails to study the impacts of recently passed Proposition 19 on the community. The project also fails to assess the cumulative impacts of this proposition:

The Metro Area Plan fails to study the impacts of Proposition 19 on the plan area. Not once is Proposition 19 mentioned in this document. Proposition 19,

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which will reassess property values at today's market rates when a current property owner dies and their heirs inherit the property, has the possibility of creating a great deal of upheaval in the housing and rental market. Many of the areas rentals today are single family dwellings owned by Mom and Pop landlords. Mom and Pop landlords unlike corporate interests who own rentals tend to raise rents less and evict tenants less. Heirs of current owners facing tax increases of three to four thousand dollars a year and the likelihood of a renters who will not be able to afford a \$300 dollar monthly rental increases to their rent may sell. These properties will likely fall into the hands of developers who will knock down existing housing stock that is affordable and create rental housing stock where yearly rental increases are issued or create luxury housing for sale that is unaffordable to current residents. The impacts of Proposition 19 on land use, area residents ability to stay in their homes, rents, pollution from demolition and building of properties and the related pollution caused health impacts should be studied both in the plan and the draft PEIR.

https://www.npr.org/2021/07/07/1013645699/economic-pressures-are-rising-on-mom-and-pop-rental-owners

The plan should include language which protects the existing populations and culture. East Los Angeles and Metro Plan Areas remain one as some of the last remaining areas near the City of Los Angeles that are not gentrified. They have remained as a resource for working class and immigrant communities. Research question that has been ignored in this proposal. "What will the impact of this plan be in terms of displacement on this community? Will it increase displacement? Each new project should ask? Will this project increase displacement.

#### Cumulative Impacts:

Each new project should be evaluated for cumulative impacts with other proposed projects, future and past and present with careful consideration to its impacts since 2015, as to its

- 1) impacts on displacing current residents.
- 2) Increasing Pollution
- 3) Increasing Heat Island Impacts

If the proposed project does any one of the above it should be rejected. This should be an ordinance included with any Metro Area Plan.

#### Land Use

The section below addresses concerns regarding policies included in the report focused on land use.

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Regarding Policy TOD 1.1 Housing and Mixed-Use Development. Provide mixed-use, medium- to high-density in Transit Oriented Districts

The EIR shows that the plan will have air and noise pollution impacts which cannot be mitigated. East Los Angeles is too dense in terms of people per acre as noted in the plan document. The area is traversed by freeways. Transit Oriented Development will not reduce traffic or pollution because most of the traffic is pass through. Experience with housing built with little or no parking has resulted in residents from those projects parking along adjacent residential areas. This has been reported in meeting after meeting. The parking study shows in some areas 120 percent of the parking is being used. (See Attached)

Furthermore, Policy TOD 1.5 Active Ground Floor. Promote high-quality urban design and active ground floors through design standards and a variety of allowed uses on major mixed use and commercial corridors.

Policy LU 2.2: Incentivize Gathering Spaces. Incentivize the inclusion of gathering spaces in

commercial, mixed-use, and multi-family residential development through parking reductions, floor

area ratio increases, or other relevant incentives.

Parking in many community meetings throughout East Los Angeles is the number one concern. A case study could be the Alta Vista Apartments project on 3<sup>rd</sup> near Woods. Projects claiming to cater to transit such as the Alta Vista project on 3<sup>rd</sup> near Woods Street, were built with developers claiming that residents would not use street parking. Woods residents have said that residents from that project are using their street parking. Since the building of that project residents have reported that their quality of life has been reduced.

The community voices which prompted Los Angeles County to fund a parking study which is attached should be listened to. Already, state law, density bonuses and transit-oriented community laws, ordinances and zoning require less parking. The community if asked would say no to further reducing parking by giving bonuses for providing gathering spaces in their buildings. But the community was not told this was one of the considerations. Instead this policy is hidden in thousands of pages, in millions of words.

Changing Commercial areas on Whittier Blvd to Mixed use may have a negative impact on East Los Angeles Commercial Districts. Time after time we have seen mixed used building's ground floors flounder. Ultimately they are vacant and used for storage. Before making this radical change a study should be done on how successful mixed use first floor commercial uses have been in communities with similar demographics. Additionally, many residential projects touted as not needing parking have added to an already difficult parking situation in East Los Angeles. If tenants of mixed use, use available parking that could limit the ability of businesses to provide parking for their customers. At the very least, the ground floors of mixed use buildings should be devoted entirely to commercial uses. Having a Policy such as TOD 1.5

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Active Ground Floor is not sufficient. An objective zoning ordinance which requires ground floors be dedicated to commercial uses.

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It appears that one of the primary reasons for changing the designation from Commercial to Mixed Use is for the County to meet its housing element goals. Currently, the commercial designation generally allows for the building of up to 50 dwelling units. The change to mixed use will allow for the building of up to 150 dwelling units. In East Los Angeles, the community is already impacted by high density, air and noise pollution and pass through traffic due to its proximity to 4 major freeways. It should not be further burdened by increased density simply to allow the county to meet its housing element goals. This is an environmental justice community which will be impacted by unmitigated increases in pollution due to these plans according to the draft PEIR. See Appendix B-2 Housing Element Re-Zone Sites.

The Plan provides a Long Term Land Use Assessment. Unfortunately, the Plan fails to provide a realistic means for attaining the shortfalls. For example, the assessment presents for East Los Angeles in Table 2.1 Demand Analysis Summary (2021-2035) targets, "Target (Rounded),

Housing (Units) 5,200, Market Rate 1,500 Affordable 3,700

Retail (Square Feet) 184,800

Office (Square Feet) 109,800"

As noted, affordable units are what is needed. However, the plan does not identify a means for providing these affordable housing units. Its housing plans rely on existing programs such as the density bonus program which provides as little as 5 percent affordable housing for extremely low income units, meaning that 95 percent of the units are market rate. With no real program for creating affordable housing, it is no wonder that the county failed to meet its last housing element needs, which created much more market rate units than needed and much fewer affordable units than needed. We are concerned that by introducing so much market rate housing into Metro Area Plan through the infusion of Mixed Use units where there used to be commercial units in areas like East Los Angeles, Whittier and Atlantic Blvds., there will be upward pressure on rents throughout these communities. We ask that this be studied in a recirculated Draft PEIR.

Additionally, instead of providing solutions to the lack of retail space, the plan will probably reduce retail space by changing current commercially zoned areas to mixed use. It has been the experience in Los Angeles especially in environmental justice communities in the past decade that mixed use properties are not really built as mixed use, instead the minimum amount possible of commercial is built, usually one unit of less than 2000 square feet.

#### Displacement Aspects of the Metro Area Plan:

The Metro Area Plan seems to want to change the Metro Plan Areas into something different from what exists today. While these areas have remained a refuge from

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gentrification for the poor and for immigrant communities. The Metro Area Plan seems intent on gentrifying and displacing these communities. While the community wants less polluting industries they did not ask for gentrification. Some of the ideas presented in the plan such as a Life Science Corridor have caused problems in other communities. Residents in Boyle Heights, El Sereno, and Lincoln Heights faced with the BioScience corridor have seen land speculation driving up prices, displacement, increased rents and loss of green space.

Ghost Kitchens, these kitchens have been associated with areas around the USC campus with area residents experiencing higher rents and displacement.

Artisan units, residents have been concerned that soon after art gallery's appear gentrification follows.

Concerns that the displacement aspects of the Plan have not been addressed.

See <a href="https://www.cdc.gov/healthyplaces/healthtopics/gentrification.htm">https://www.cdc.gov/healthyplaces/healthtopics/gentrification.htm</a>

## Sociological impacts of rapid change and huge increases in density to a stable working-class community.

The Plan is considering replacing existing businesses with new businesses. These new jobs may not be available to existing residents of this community. The draft PEIR fails to study the economic impacts to the community and its members.

Will this project cause homelessness among existing community residents as rents rise? This question is not addressed.

Will this project cause area rents to rise as 95 percent market rate units are introduced in newly zoned mixed use buildings? Developers always chose the option which requires them to build the fewest affordable units...- usually the extremely low income units which require only 5 percent of the units to be reserved. See Jorge de la Roca: <a href="https://jorgedelaroca.name/platoc.pdf">https://jorgedelaroca.name/platoc.pdf</a> "..the TOC program can be a tool to ramp up the production of units. However, it encourages developers to build a small number of extremely low-income units instead of a larger number of low-income units."

Also concerning is inclusion of so-called "non-polluting science-and technology-driven research and development (R&D)" facilities. How will these technologies be regulated? There is concern that they will use, "under-researched, highly toxic substances, and/or diesel-fueled technology." Will these businesses increase increase vehicle and cargo truck traffic in our neighborhoods, increasing air emissions, traffic, and PM2.5 pollution including tire and brake fugitive dust? Will these jobs be available to residents within the community or will they bring in workers from the outside?

Any land use plans should not displace tenants and should not increase homelessness among Plan area residents. Language should be incorporated throughout the document that requires this.

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Retention of existing mature trees in the community's are ignored. Yet it is mature trees that provide the most benefit. Research has shown that newly planted trees take twenty years to provide benefits and are for the first 20 years producers of carbon. So in environmental justice communities where pollution is already a problem and is actually killing people, trees should not be removed. Any new plantings should include native trees such as the drought tolerant Southern California Black Walnut, Coast Live Oaks and Western Sycamores. Many area in East Los Angeles are in areas that have historically had water running through them during rainy seasons. Trees grew here, in some cases still exist and can grow here again. Areas with water historically are near Bonnie Beach and Downey, 3rd Street between Eastern and Humphreys down to Eagle, 3rd Street between Kern and Dangler, Gratian near Dangler. Sycamores are fast growing and would be well adapted to such areas. See Gratian near Dangler. It is near here where there is still a Coast Live Oak living on private property. Money should be preserved to provide existing property owners with these protected trees with incentives to retain these trees which provide community benefits in terms of carbon uptake.

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Health, Wellness, and Environmental Justice & Hazards and Hazardous Materials The Plan and draft PEIR considerations of health, wellness and environmental justice impacts of the Metro Area Plan, places the community at a disadvantage in assessing concerns. There is no assessment of any site-specific development.

111-37

Other recommendations include:

Improve Community Engagement. Inadequate community engagement occurred. Additionally presentations did not include the most important community impacts. At least 3000 residents should have be engaged. East Los Angeles includes a third of the Plan area at least one thousand ELA residents (approximately 1 percent) should have been involved.

111-38

For many East Los Angeles residents and immigrant communities, employment has been hard to obtain. These community members historically because of racism and today have turned to self-employment and creating small businesses. Street vending is a form of this. However, it is ripe for exploitation by owners of stands and vending trucks who have employees. Street vendors should not be employees working for an owner who is avoiding paying rent. livable wages and sound working conditions including bathrooms and running water. Infrastructure should be provided to reduce pollution to neighborhoods from gas powered generators, diesel trucks running for hours a day.

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Metro can also encourage and provide more assistance/resources for at-home businesses

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The report under section 3.4-1, states that Policy ED 3.2: Promote the attraction of businesses and industries that provide employment improvement opportunities and encourage professional advancement for low skill workers. How will this be done? Specific Guidelines should be provided. Local hire should be encouraged.

I11-39 Cont

#### Commercial Development in East Los Angeles:

While the plan acknowledges, "The community appears to experience retail expenditure leakage to neighboring areas in the region or "retail leakage" due to the newer, large format retailers located in other areas of the County," the plan fails to present options to recapture this leakage, instead presenting plans that will decimate its remaining commercial district by changing its zoning from commercial to mixed use. It appears that East Los Angeles is being planned as an area where people will live, not shop with proposals of a small number of Accessory Commercial Units (ACU's) providing for area residents with enough opportunities for local retail.

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Instead of addressing the retail leakage in a way that would benefit community members, the County of Los Angeles is seeing these communities as opportunities for solving its Housing Element goals without regard to the residents who live here and already have a strong local community identity.

Whittier Blvd. Commercial District an Opportunity Ignored and instead destroyed by the Metro Area Plan

111-41

Whittier Blvd. could have been seen as an opportunity for commercial development with large areas of parking already available behind many of the retail buildings. These parking areas could be enhanced allowing for residents to easily shop locally and provide one stop shopping. What the large format retailers have is abundant parking, and places to eat, gather and enjoy the community. Whittier Blvd is ideally placed for this, representing an opportunity for a community based commercial shopping area which will in the future be easily accessed by the Metro Station. Anchoring this hub should be a market where local area residents can purchase food at low prices. (Currently on Whittier Bl., there is an Uno market which could possibly be enhanced to better serve the community.) Care must be given to retaining historic buildings.

111-42

See attached list of historic buildings on Whittier Blvd. in which the Metro Area Plan proposes changes from Commercial to Mixed Use Zoning. The list is not complete as I ran out of time. The Plan and draft EIR should complee the list. These properties must be protected from demolition. See Attached.

#### **Historic Preservation**

 The goals should include an elimination of the LA County fees for historic landmark designation;

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- The goals include a policy where LA County pauses any development/permit approval process as soon as a historic landmark nomination application is submitted for a property;
- The goals include prioritizing and preserving legacy businesses and the implementation of a Countywide Legacy Business program. (6.1.3 Preserve Legacy Businesses).

Should consider if conversion of properties from Commercial to Mixed Use undermine the preservation of Legacy Businesses. This should be studied and evaluated in the draft EIR.

Because there are so many historic and legacy properties on Whittier Blvd., there should not be a blanket change in zoning from Commercial to Mixed Use:

 6.1.1 Preserve historic resources. Overall, the County has a lack of designated landmarks. Increase County Designations by:

Collaborating with community groups to nominate properties and provide technical assistance to help them through the nomination process. Should also include community members who would like to nominate their property.

#### H. Historical Context

Some items are listed in one place but omitted from others. Authors should review for completeness. Include all items in all categories.

Statement does not adequately address the impact that freeways had on the majority of East Los Angeles. The freeways make East Los Angeles different when creating Community Plans. Because of the freeways and tremendous amount of traffic and pollution generated which have concentrated the density of East Los Angeles, making it the 30th most dense community out of 265 communities special care must be given when considering the impacts of a new Metro Area Plan. For each project considered, there should be zero tolerance to adding pollution, heat island impacts and removing mature trees. Each project should be considered as adding cumulative impacts with projects past, present and future in terms of air pollution.

#### 4.1, Pages: beginning at 257 - Timeline Incomplete Incorrect

Statement is incorrect/incomplete "1845: California becomes a U.S. territory [Agricultural]" US President Polk in 1845 sought to purchase California from Mexico. Mexican President Herrera refused.

The Mexican American war began in 1846

Treaty of Guadalupe Hidalgo 1848 ceded California to the US.

1848 Gold discovered in California

111-42 Cont.

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February 19, 1942: President Franklin D. Roosevelt issues Executive Order No. 9066 [Civil Rights and Social Justice] ADD "which forced the internment of Japanese citizens."

<u>Fails to Mention historical events that had a great impact on US residents in East Los Angeles.</u>

Mexican Revolution 1910 – 1920 Increased Migration

Great Depression 1929 - 1939

Repatriation of US Citizens of Mexican descent to Mexico during the Great Depression 1929 to 1939. \*Deportation campaigns, especially in Southern California, forced people to board Mexico-bound trains or buses. From 1930 to 1940 the census records a substantial decline (237,000) in the number of Mexican-born residents. US-born Mexican Americans were also expelled in the "repatriation" campaigns. (Source: <a href="https://depts.washington.edu/moving1/latinx\_migration.shtml">https://depts.washington.edu/moving1/latinx\_migration.shtml</a>)

<u>World War II</u> – Need for Labor increased migration from Mexico for both agriculture and other industries. US negotiated Guest Worker programs including the Bracero program which exploited workers and discouraged unionization. From 1942 to 1964, 4.6 million contracts were signed. (Source: <a href="https://www.labor.ucla.edu/what-we-do/research-tools/the-bracero-program/">https://www.labor.ucla.edu/what-we-do/research-tools/the-bracero-program/</a>)

The 1940s saw the population of Latinx Americans jump by more than a million, followed by still larger increases in the 1950s and 1960s. By 1970, 7.6 million people of Latin American heritage lived in the mainland states, a more than three-fold increase since 1940. (Source: https://depts.washington.edu/moving1/latinx migration.shtml)

#### Fails to consider the Impact of Freeways on East Los Angeles

While the 1939 Redlining Maps severely impacted the ability of ethnic minorities to inherit intergenerational wealth, the freeways running through East Los Angeles also severely impacted property values. As more and more freeways were introduced into East Los Angeles, non-Mexican-American residents became fewer. Historically, East Los Angeles was one of the areas without deed restrictions excluding Mexican Americans from buying properties, Mexican American families developed deep roots in the community. Financial considerations and tight family ties kept many Mexican American families in East Los Angeles. From the period of the first introduction of the Ramona Parkway (now I-10) in 1943, East Los Angeles became more and more Latino as other ethnic groups left.

In 1948, the I-5 extended South from the I-10.

The I-710 Freeway opened in 1958.

The SR 60 opened in 1965.

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The freeways have brought traffic, pollution and noise throughout Los Angeles. Much of the traffic in East Los Angeles can be attributed to these freeways. When accidents occur or traffic is heavy, vehicles exit and use the streets of East Los Angeles as alternative routes. There are few places in East Los Angeles where noise is not ubiquitous. If every person in East Los Angeles used public transit (not possible as many residents use their vehicles in their jobs) there would still be traffic.

East Los Angeles is the 30<sup>th</sup> most dense community out of 265 in Los Angeles County. The number of people per unit is also high. Housing density could possibly be reduced with ADU's. Current families living in overcrowded units could have intergenerational family members live in the ADU. This would not add to the parking problem experienced by area residents.

Fails to Consider East Los Angeles residents numerous attempts at Cityhood

Fails to document and consider 1976 Monterey Park annexes Bella Vista neighborhood and East Los Angeles College from unincorporated East Los Angeles. This negatively impacted East Los Angeles ability to become a city.

Fails to document other annexations of East Los Angeles including by Commerce.

Fails to consider the removal of Maravilla housing units in the early 1970's on housing in East Los Angeles.

#### SIGNIFICANT EVENTS TABLE

<u>Fails to consider impact of freeways on population trends</u>, even though the freeways were built during the period of White Flight. Freeways removed many long time residents from East Los Angeles.

#### EAST LOS ANGELES

#### Still a problem with Vietnam War.

The statement on page, 29 paragraph 3, lines 8-10, "The Chicano Moratorium March occurred on August 29,1970, when more than 20,000 Mexican-Americans marched

through East Los Angeles in protest of the disproportionate number of Mexican-Americans in the Vietnam War" diminishes the valor, sacrifice and heroism of Mexican

Americans during the Vietnam War. The protest was not just about the disproportionate number of Mexican Americans serving in Vietnam but the number being drafted and of casualties suffered by the community. See below:

Vietnam disproportionately affected Latinos. Though Mexican American males of military age composed about 14 percent of the population in five Southwestern states, they composed 18.2 to 19.4 percent of war casualties in those states, according to research estimates by scholars.

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From: https://www.nbcnews.com/news/latino/two-fronts-vietnam-war-throughlatino-familys-lens-n419001

<u>Does not consider impacts of freeways on changing demographics from 1940's to 1960's.</u>

6.3.3 Add to priority corridor list: Atlantic Blvd. which is in jeopardy due to changing zoning from Commercial to Mixed Use.

#### Appendix A - Historical Context - Study List

Add to important events – addition of 4 major freeways in East Los Angeles – Environmental Racism/ Environmental Justice

#### Amend Significant Places List:

Remove 6037 N. Figueroa (The Wall that Talks) – This is in the City of Los Angeles not in Metro Plan Area.

Add Serbian United Benevolent Society Cemetery, 2<sup>nd</sup> and Humphreys

#### **East Los Angeles**

We are also glad to see that the MAP draft recognizes the unique needs of each community and seeks to adopt subgoals and policies to meet those needs. Our comments on the East LA-specific goals and policies are as follows:

East LA Specific Goal 1: The transportation network, including bus and rail stations and corridors, is attractive, comfortable, safe, and efficient (p. 149).

Many residents in East Los Angeles have expressed safety concerns while riding Metro. Buses and trains must be clean. Routes eliminated when the Metro Gold Line was introduced should be evaluated for reintroduction. The old bus routes were near to people's homes and were accessible to seniors. There are concerns with ADA access. Metro's emphasis on trains has hurt historic connectivity.

East LA Specific Goal 2: The pedestrian and bicycle networks in East Los Angeles are comprehensive, accessible, safe, pleasant to use, clearly demarcated, and connected to activity centers such as community and recreational centers, schools, and transit centers, among others (p. 149).

Regarding Policy 2.1 and 2.4,

Native Trees should be planted. Streets with no parkways should be evaluated on how to reintroduce trees that were eliminated for Street widening projects.

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2.3, which prioritizes ADA-compliant pathways, we further request that the Plan also include ensuring that basic government services, such as emergency services and/or trash collection services, have unobstructed access to serve residents as needed. We also request that the Plan drafting team consider adding City Terrace Drive as well as 3rd Street to Policies 2.4 and 2.5. Many streets are not ADA accessible. Government trash cans and mails boxes often obstruct access for those in wheelchairs. A survey should be conducted and these obstructions moved to other locations. An example is a mail box on South Humphrevs Avenue between Gratian and 4th Street.

East LA Specific Goal 3: Comprehensive design. Design streets and sidewalks that meet the needs of pedestrians, bicyclists, transit users, and motorists (p. 149).

Residents need more peace on the streets in East Los Angeles. Noise is everywhere. Trees need to be planted. Bus stops should provide shade without LED advertising. LED light creates pollution that hurts nearby residents ability to sleep at night and disrupts the migratory patterns of birds.

LED billboards adjacent to Plan area housing, roadways and freeways should be prohibited. LED Billboards slow traffic. Even a second of delay adds up to traffic delays and pollution. A case in point is the billboards at the Citadel. Traffic slows. When freeway signs are activated, traffic slows to read the signs. These signs should be prohibited.

The redrafted Plan should also recommend walking tours with the community to identify ongoing needs and compensate community members for their time and expertise.

Because of the freeways, residents value their scenic vista. Preservation of the remaining scenic vistas must be preserved for the mental well-being of residents who are surrounded by overpasses, freeway structures and concrete everywhere. The unique views of both the San Gabriel mountains and Downtown Los Angeles for community residents by ensuring building heights do not exceed current levels. Similar concerns exist for the views from Ascot Hills Park.

Consider traffic increases from uses – office buildings going to bring more traffic as well to the area

Concerns re displacement and gentrification and ensuring jobs remain available to local residents and are safe and healthy jobs.

A goal should be added to address areas where industry and residential areas border one another and to ensure that nuisance, pollution and other health impacts on residents are minimized

Existing markets and small businesses should be preserved by establishing the legacy business program, supporting smaller more vulnerable business.

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A freeway cap near Humphreys Elementary and Ford Blvd Schools should be considered. Freeway caps are a good idea. As they will not be built for many years, they should not be used as mitigation for increasing pollution in the Plan.

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#### **Cumulative Impacts:**

Each new project should be evaluated cumulative with other proposed projects, future and past and present with careful consideration to its impacts since 2015, as to its:

- 1) impacts on displacing current residents.
- 2) Increasing Pollution
- Increasing Heat Island Impacts

Additional Concerns:

#### NOISE:

Given the increase in noise this plan should be rejected and a new plan drafted.

Recent studies on noise have shown the impacts on health of residents is significant. A health impact analysis and risk assessment should have been provided in light of the already severely impacted population in East Los Angeles. The draft PEIR is deficient in analyzing the impacts to this Environmental Justice community. The draft PEIR states,

With implementation of the Project, future development could potentially cause generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the Project in excess of standards established in the in the County General Plan or noise ordinance (Los Angeles County Code, Title 12, Chapter 12.08), or applicable standards of other agencies. The establishment of an ACU, regardless of business enterprise type, would likely represent a perceptible increase in community noise level for the nearest surrounding neighbors in outdoor ambient sound environments where noise from pre-existing HVAC noise is already audible during daytime or nighttime hours, as applicable.

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#### Big Idea Number 4, Introduce Freeway Caps:

#### **CAPPING OF FREEWAY**

The capping of the freeway to create greenspace at first look sounds like a good idea, but the impacts, costs and timeline of doing so are not enumerated or explained. There are many questions left unanswered. Will it be a concrete bridge with dirt on top and trees? Will pollution be more concentrated at the exit points? Will homes be taken? What will be the:

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Construction costs? Greenhouse Gas Impacts. Heat Island Impacts?

All of this should be outlined in the PEIR.

Finally, we are concerned that this is a pie in the sky proposal that is presented as a possible mitigation for the impacts to air quality in our communities. We are concerned that the proposal will remove open space and many of the last remaining trees in East Los Angeles and that this freeway cap is a way of quieting criticism of the removal of open space and trees by promising something that is not real and could actually have negative impacts on the community.

The I-710 freeway area adjacent to Humphreys Elementary School is a possible location to install a cap. However, residents should be engaged on this. Any plan arrived upon most have robust public input. The area is park poor. Residents use the perimeter of Calvary Cemetery to jog and walk around. Residents near Eagle and Sydney would like the County lot on Eagle near Sydney to be a pocket park.

Old time residents on Sydney remember when they could watch their children walk to Humphreys school from their back door. Below an undated photo shows Calvary Cemetery. The cemetery built in 1896 northern border is Third Street and Eastern border is Eastern. Parallel to Eastern the next east street is Sydney and then Humphreys Avenue.



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at far left shows the I-710 freeway section near the school which would be ideal for a cap because it is trenched. The third

The photo

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street below it is Eagle where today the Humphreys bridge crosses. The next street south is Fifth Street which used to run into Humphreys Elementary School. The 1952 Historic Aerial at right shows the area before the freeway. Another old time Sydney resident recalled. When the freeway came, my neighbors across the street were gone.

#### REZONING COMMERCIAL TO MIXED USE

Zoning in Commercial areas should not be changed to mixed use. This will reduce the amount of Commercial establishments in the community forcing community members to shop outside of the community. Changing zoning in East Los Angeles from Commercial to Mixed Use will allow the maximum number of units to increase from 50 to 150. Residents in East Los Angeles have let the county know that they don't want increased density as they are already suffering from pollution, traffic and parking problems. These problems will not be solved even if every person in East Los Angeles used public transportation. The freeways bring traffic and pollution to the community. The draft PEIR failed to study the impacts of changing the zoning on residents of East Los Angeles. A comprehensive study of changing the zoning from commercial to mixed use on impacts on businesses, residents and their ability to shop in their community, jobs, traffic, parking pollution, health impacts and risks should be included in the draft PEIR.

Concerns that Big Idea Number 1 to Attract Cleaner Industrial Neighbors, namely the Life Science Corridor will conflict with Big Idea Number 5, Prioritize Housing Stability.

The bioscience corridor in the City of Los Angeles has led to speculation in surrounding communities. Former rental units are being sold pushing long-time residents out and making property prices unaffordable to most. Residents in Boyle Heights, Lincoln Heights and El Sereno are seeing a new waive of gentrification. We are afraid this will happen to East Los Angeles with a Life Science Corridor.

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When we went ground truthing in East Los Angeles, it wasn't to create a life science corridor, it was to create zoning and code enforcement that did not allow dirty businesses.

Throughout the United States, there has been unprecedented buying up of property by developers. In community after community, longtime residents are being displaced. Many place the number of properties being bought by developers at 30 percent. Meanwhile, over the past few decades, the wealth has been redistributed to the top one percent. Often these developers create rental property management companies which raise rents at every opportunity.

# Concerns that Big idea number 2, "Define and Allow Accessory Commercial Units (ACUs)" will not solve problem with being able to purchase healthy foods economically.

East Los Angeles is a food desert. Supermarkets, Cooperatives, and farmer's markets where residents can buy affordable food are needed.

The plan seems to envision East Los Angeles's traffic problems as being solved by having "walkable communities" where residents can buy overpriced food. This is ridiculous. As long as East Los Angeles has five major freeways, the I-10, the SR 60, the I-5 and the I-710 and SR710 it will always have traffic. Unless East Los Angeles has sufficient locations where food and other amenities can be purchased, it will not be walkable. A few ACU's will not create walkable communities.

#### Big Idea Number 3, Well-Regulated Mobile Food Facilities

Many see street vendors as our neighbors, who are trying to make a living, the paletero with a push cart who is scraping by. Vendors who work for themselves should be treated differently than owners of trucks and facilities who owns multiple taco trucks or stands who has employees working on the truck or at the stand.

People who are employees at the local stands and trucks, often do not have a restroom or a place to wash their hands. Is this exploitation of workers? Does anyone regulate if labor laws are being broken? In addition to regulation of health laws. Labor laws should be followed to ensure that employees are not being exploited. Frequently, these workers are standing next to stands with gas generators running 12 hours a day. These generators not only pollute the local neighborhood, but also endanger the health of the employee. Additionally, there are frequently smoky open fires which also subject the surrounding residents and the employee to unhealthy conditions.

There should be areas for electricity to be plugged in so that gasoline powered generators are not used.

# Add to Big Ideas, Project Goals, Objectives add questions to applications for development

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All across the United States, residents are having difficulty keeping up with rent increases and the dream of owning a home is becoming more difficult. Up to 30 percent of purchases of property in the past few years have been by people not intending to live in the property. This problem is happening also in Los Angeles County. A policy discouraging speculative developers who purchase property and create luxury housing and rentals where rents are increased by the maximum allowed and residents frequently evicted should be developed.

Residents are increasingly unable to purchase properties because developers with easy money are willing to pay more. California State policies which allow developers to build multiple units on a property are allowing developers to overbid which leaves the average buyer unable to compete. Additionally, we are seeing affordable rental units sold with renters evicted where the new owner takes down the old units to build new ones. Sometimes this is done illegally, sometimes legally.

East Los Angeles has been a community where people are able to afford to purchase their first home or afford to rent a house. It is now being seen as an opportunity for developers to knock down existing housing stock. The Plan should be concerned that existing residents will be pushed out. This is a concern with the life science corridor.

Fair Housing Laws were written to limit discrimination, now that policy is being turned upside down with policies that push existing residents out. This is often called gentrification.

Goal: The current housing plan should promote ownership of properties by

- 1) individuals who intend to live on the properties or
- 2) preserve ownership of properties by Mom and Pop landlords who tend to raise rent less often.
- 3) or by community land trusts which seek to promote affordable housing.

Goal: Current residents should not be displaced.

Goal: Create housing that can be afforded by current residents.

Policy: TOC projects must provide no less than 15 percent of housing that is extremely low-income housing. Projects which create a higher percentage of market rate units put upward pressure on surrounding rents.

Policy: Every commercial and housing development should be subjected to the following questions:

- Will this project tend to place upward pressure on existing rents? If yes, Project should not be approved and a CEQA exemption shall not be granted.
- 2) Will this project increase homeownership by current residents? If yes Project should be approved.

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 Will this project displace current residents? If yes, Project should not be approved and a CEQA exemption shall not be granted.

Thank you for the opportunity to comment.

Clara Solis, Miguel Fernandez, Alicia Fernandez, Rachel Vermillion, Juan Vazquez, Theresa Vazquez Humphreys, Sydney, Eagle Neighborhood

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# County of Los Angeles CHIEF EXECUTIVE OFFICE

Kenneth Hahn Hall of Administration 500 West Temple Street, Room 713, Los Angeles, California 90012 (213) 974-1101 http://ceo.lacounty.gov

October 6, 2021

Board of Supervisors HILDA L. SOLIS First District

HOLLY J. MITCHELL Second District

SHEILA KUEHL Third District

JANICE HAHN Fourth District

KATHRYN BARGER

Fifth District

To:

Supervisor Hilda L. Solis, Chair Supervisor Holly J. Mitchell Supervisor Sheila Kuehl

Supervisor Janice Hahn Supervisor Kathryn Barger

From:

Fesia A. Davenport Chief Executive Officers

### REPORT BACK ON EAST LOS ANGÉLES PILOT PARKING ENFORCEMENT AND BENEFIT DISTRICT STUDY (ITEM NO. 4, AGENDA OF APRIL 30, 2019)

On April 30, 2019, the Board of Supervisors (Board) adopted a motion directing the Chief Executive Office (CEO), in conjunction with the Departments of Public Works (DPW), Auditor-Controller, County Counsel, and the Sheriff (LASD) to conduct a comprehensive review of residential and business/commercial parking enforcement practices throughout East Los Angeles (East LA); research best practices utilized in other jurisdictions; and study the feasibility of establishing a localized Enforcement District and a Parking Benefit District in the unincorporated communities of East LA.

The CEO engaged Walker Consultants (Walker) to conduct a parking availability and improvement study (East LA Parking Study) for the unincorporated communities of East LA. The study encompasses an assessment of the parking needs in the East LA communities, a review of current parking restrictions and enforcement practices, research of best practices, and community outreach and engagement. Walker performed parking counts, interviewed County personnel, obtained information from the various County departments, and conducted research on best practices of other jurisdictions. In addition, the CEO held virtual meetings for the public and local community groups, and Walker conducted an online survey to reach out to the community to obtain their valued input.

The East LA Parking Study was conducted during the COVID-19 pandemic. However, based on the high parking demand numbers observed during the pandemic and the feedback gleaned from stakeholders, the high level of demand overall is the basis that the parking recommendations were formulated. The COVID-19 conditions were not considered to have materially impacted parking conditions such that they would negate the findings and recommendations of the study.

Walker's East LA Parking Study identified prominent parking issues in the East LA communities in both the residential and business/commercial areas, which include: limited availability of

"To Enrich Lives Through Effective And Caring Service"

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on-street parking; and limited enforcement of illegal parking blocking fire hydrants, sidewalks or driveways, red zones, overnight parking, abandoned/inoperable vehicles, illegal sidewalk vending, etc. that affirms the communities' complaints.

To address the parking issues, Walker recommends a three concurrent task approach summarized below and in Attachment A for the Board's consideration. The complete East LA Parking study, by Walker, is included as Attachment B. A major component to improve the parking in the East LA communities is to obtain community buy-in during each task of the implementation.

- A. Task 1 Enforcement Enhancements (Immediate Implementation within one year): Increase enforcement by hiring a parking enforcement services company to augment existing LASD parking enforcement staff for an initial contract period of five years. Revenue generated from the increase in the number of citations should be used to offset the cost of the contract and County staff for the monitoring/managing of the contract. Annual evaluations of the enhanced enforcement efforts as to the effectiveness of the program would be conducted and reported to the CEO.
- B. Task 2 Preferential Parking Districts: Establish a preferential parking district (PPD) in the residential neighborhoods immediately surrounding the proposed Whittier Boulevard Parking Benefit District (PBD). DPW could begin community outreach to gauge the interest in creating PPD's. DPW would manage the PPD on a permanent basis (as DPW currently manages various PPD's in the County). If there is enough interest to establish a PPD, DPW would alter the current PPD's flat fee structure and implement a specific East LA PPD that would have a tiered rate structure, and require license plate credentials.
- C. Task 3 Parking Benefit District: If the community desires, establish a PBD along Whittier Boulevard East of the I-710. The PBD would restrict the revenue generated from the parking meters and potential parking enforcement citations, and have it reinvested into the District for community benefits, such as landscaping of common areas, improving blight areas, enhancing corridor maintenance, increasing bike/pedestrian pathways, enhancing enforcement, and potentially increasing parking infrastructure.

Improvements to the paid parking options to generate increased revenue include: (1) multi-space meters that are credit card-enabled and pay-by-license plate rather than by space, or pay-by-cellphone; (2) Use of license plate recognition (LPR) enforcement; and (3) Use of off-street parking lots (owned by the County) for additional paid parking for visitors and employees.

Public Works could begin community outreach to gauge the interest in creating PBD's. If the community is attracted by the concept of the PBD, DPW would need to initiate the steps in developing the goals and strategies, rules, funding mechanism, etc. that govern the PBD. DPW would manage the PBD for the operations and maintenance of the parking meters and would control the funds, but the net revenue (after operating expenses) will be

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overseen by a Department to be determined, who will authorize the expenditures of the funding based on the PBD's advisory committee comprised of community stakeholders.

The implementation of any of the recommendations from this report, including the award of a contract for the parking enforcement services, and/or the establishment of either a preferential parking district or a parking benefit district will require returning to the Board for approval. DPW should work with our office, Auditor-Controller, and County Counsel as part of their due diligence and include any budget impacts of any proposed changes. The establishment of any Special Fund, and any staffing requests will be included in the submittal to the CEO during the annual budget process, and would be fully offset by revenue generated by the paid parking options and potential enforcement fees. The enforcement fees that previously went into the General Fund from the East Los Angeles area would be diverted to the proposed Special Fund(s).

East LA's parking concerns may stem from high-population density leading to the lack of available on-street parking, but the solutions to address the issues should not only include regulatory measures such as enforcement, but also policies to allow for viable transportation options while balancing housing needs, and re-envisioning public right-of-ways and spaces. Various County/non-County departments are reviewing potential actions that complement the results of the East LA Parking Study such as DPW and the Street Ambassador Program; Department of Consumer and Business Affairs and the illegal sidewalk vending ordinance; Department of Regional Planning on policies for Accessory Dwelling Units and housing; and the Metropolitan Transportation Authority increasing transit opportunities by planning for two future rail stations in East LA.

East LA has the highest population density in the County for communities with a population over 100,000, and there are 16,000+ persons per square mile residing in this community. The median household income in East LA is \$43,879 compared to \$64,251 in the County. Implementing these recommendations for better parking management and innovation in the East LA area to change the parking culture will enhance the quality of life and service for the East LA communities by addressing the parking issues that have adversely affected the residents and businesses.

Should you have any questions concerning this matter, please contact me or Sheila Williams at (213) 974-1155 or <a href="mailto:swilliams@ceo.lacounty.gov">swilliams@ceo.lacounty.gov</a>.

FAD:JMN:MM SW:CY:CF:kd

#### Attachments

c: Executive Office, Board of Supervisors
County Counsel
Sheriff
Auditor-Controller
Public Works
Regional Planning

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Attachment A

### EAST LOS ANGELES PILOT PARKING ENFORCEMENT AND BENEFIT DISTRICT STUDY

To address the parking issues, CEO recommends a three concurrent task approach summarized below for the Board's consideration.

**Task 1 - Enforcement Enhancements (Immediate Implementation- within one year):** Establish a parking enforcement district throughout unincorporated East LA, enforced by a professional parking enforcement services provider dedicated to this task, funded by parking citations.

To determine if a parking enforcement district is in fact necessary, CEO recommends a pilot program to increase enforcement as the first step to mitigate the parking issues where the community can see the results in a short amount of time and gain the County's trust. Due to the limited staffing of LASD, outsourcing parking enforcement services with a professional parking enforcement firm can increase enforcement capabilities and consistency, and the County can remain flexible by increasing/decreasing services depending on the need. The training and ability to shift personnel resources from the parking enforcement firm allow for consistent coverage.

In addition, the option to use LPR enforcement (vehicle-mounted license plate scanner equipment), allows the County to invest in technology to increase efficiency, and reduce liability with in-person engagement, especially when encountering aggressive members of the public.

By increasing enforcement personnel, the revenue generated could offset the cost of the contract, and the County's staff time in monitoring/managing the contract. Using a 3-year average (from Fiscal Year (FY) 2017-18 to FY 2019-20) of revenue versus expenditures for the East LA area, LASD collected approximately \$3.47 million from citations, and spent approximately \$1.15 million in staffing, vendor's fees, and DMV fees. The net amount of \$2.32 million could be used to procure the contract services of the professional parking enforcement firm, and invest in new technology.

Recommendation: Hire a parking enforcement services company to **augment** existing parking enforcement staff for an initial contract period of five years as a pilot. Revenue generated from the increase in citations could be used to offset the cost of the contract and County staff for monitoring/managing of the contract.

County departments such as LASD, with their expertise, or DPW, due to their role with the road right-of-way, may service the contract with the parking enforcement services company. The services contract should be developed and managed in collaboration with LASD Parking Enforcement Detail to ensure maximum efficiency and support.

Annual evaluations of the enhanced enforcement efforts as to the effectiveness of the program would be conducted and reported to the CEO. Any modifications to the pilot program would be discussed with the Board offices.

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A parking enforcement district using a professional parking enforcement firm solely or a hybrid model may be established after the pilot period ends. An operational effectiveness study should be completed evaluating the use of the contract firm, County personnel, or hybrid of both to find the balance of insourcing and outsourcing this responsibility and its budget impacts, but also meeting the needs of the communities. During this process, a comprehensive fee study should also be conducted to update the parking citation fees.

Any staffing requests and changes to the budget structure will be included in the submittal to the CEO during the annual budget process and is proposed to be fully offset by revenue generated through enforcement.

Task 2 - Preferential Parking Districts: Establish a PPD in the residential neighborhoods immediately surrounding the proposed Whittier Boulevard Parking Benefit District (PBD) (discussed below). Establishing preferential parking areas in the residential areas primarily surrounding the business/commercial corridors, may help the residential areas with parking, as parking becomes limited due to the spillover from these businesses. The purpose of the program is to limit the number of household vehicles parked along the street during business operating hours as well as to control the amount of time a visitor may park on neighborhood streets. It also encourages the use of private driveways and garages for those residents who have this option.

The preferential parking districts would be managed by issuing residential parking permits, limiting the number of permits per residence, having a tiered-rate structure, and requiring license plate credentials.

<u>Recommendation:</u> DPW could begin community outreach to gauge interest in creating PPD's. If there is enough interest to establish a PPD, DPW would diverge from the current PPD's flat rate permit fee structure and implement a specific East LA PPD that would have a tiered rate structure, and require license plate credentials. DPW would manage the PPD on a permanent basis (similar to current preferential parking districts in the County).

DPW currently manages permits for 14 preferential parking districts throughout the unincorporated areas of the County. Flat rate permit costs range from \$14 to \$120 per dwelling unit for each 3-year renewal period and generates approximately \$15,000 a year towards the maintenance and operations of the permit program of the Districts. To limit the number of cars parked in the proposed preferential parking area, a specific analysis may be conducted to review the number of permits to be issued per residence, have a tiered-rate structure, and require the permits be associated with a specific license plate.

**Task 3 - Parking Benefit District**: Establish a PBD along Whittier Boulevard East of the I-710 (pilot), and consider other PBD locations throughout the business/commercial corridors of unincorporated East LA where low on-street parking availability has been identified as a problem (after pilot).

To further enhance the East LA community, the County may consider creating a PBD with community "buy-in" that would require improvements to the paid parking options in the business/commercial corridors to generate additional revenue that would be reinvested into the

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Attachment A

local communities. Community "buy-in" is key to the development of the PBD, due to the lengthy process of establishing a PBD. Task 3 entails extensive community outreach, developing goals and strategies, creating policy/procedures on how to allocate funding, guidelines for the stakeholders and advisory committee, and purchasing and installing meters, and analysis to review fees.

The PBD would restrict the revenue generated from the parking meters and potential citation revenue, and have it reinvested into the District for community benefits, such as landscaping of common areas, improving blight areas, increasing bike/pedestrian pathways, and enhancing enforcement.

The improvements to the paid parking options to generate increased revenue include: (1) multi-space meters that are credit card-enabled and pay-by-license plate rather than by space, or pay-by-cellphone; (2) Use of LPR enforcement; and (3) Use of off-street parking lots for additional paid parking for visitors and employees.

#### Recommendation:

DPW could begin community outreach to gauge the interest in creating PBD's. If the community is attracted by the concept of the PBD, DPW would need to initiate the steps in developing the rules, funding mechanism, etc. that would govern the PBD. DPW would manage the PBD for the operations and maintenance of the parking meters and potential citation revenue and would control the funds, but the net revenue (after operating expenses) will be overseen by the Executive Office of the Board of Supervisors on behalf of the Supervisorial District, who will authorize the expenditures of the funding based on the PBD's advisory committee comprised of community stakeholders.

Food Trucks/Vendors:

Walker also addresses the need to coordinate food trucks/vendors that take up parking in the business and commercial areas, mainly occupying the "One-Hour Only" parking spaces. Most violators remain in the space beyond the posted time limits because it is lucrative to continue their business even though they are violating the parking time limits. In addition to the recommendation to extend the time limits from one hour to two hours in the commercial areas, there is a need to consider how this group of business owners fit within the East LA economy. Parking regulations that prevent food trucks from operating may free up parking, but at the expense of someone's livelihood.

Recommendation: Department of Consumer and Business Affairs in collaboration with Public Health, Regional Planning and DPW to work with local businesses and food truck and mobile kitchen vendors to create designated areas where these mobile services may be offered to the public without affecting business/commercial access and traffic conflicts.

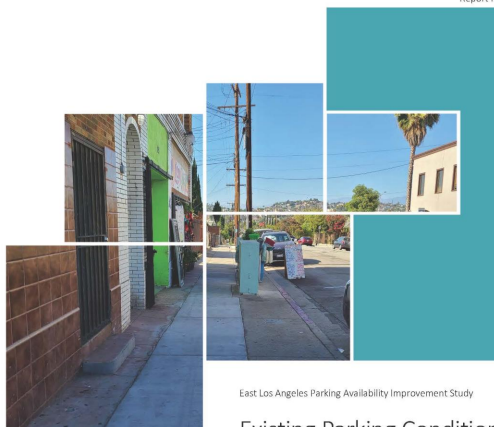
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ATTACHMENT B

Report Name



# **Existing Parking Conditions**

County of Los Angeles, CA

September 24, 2021

Prepared for: Chief Executive Office Budget and Operations Community Services



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Existing Parking Conditions Walker Project #37-009033.00

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### Appendix

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### Introduction

The County of Los Angeles ("County") engaged Walker Consultants ("Walker"), to conduct a parking availability and improvement study for the unincorporated community of East Los Angeles. The study encompasses an assessment of the community's parking needs, a review of current parking restrictions and enforcement practices, research of best practices, and community outreach and engagement. In addition, the study identifies the implementation challenges and potential adverse consequences to local residents and businesses of the recommended solutions presented henceforth.

The study is divided into several tasks beginning with a review of existing parking conditions (Task 2), followed by an analysis of current restrictions and enforcement practices (Task 3), recommendations for improvement (Task 4), a feasibility study for implementing a pilot parking enforcement district (Task 5), and a feasibility study for implementing a parking benefit district (Task 6).

This report addresses the evaluation of existing parking conditions (Task 2).

### Background

In 2019, the County of Los Angeles Board of Supervisors directed the Chief Executive Office to study parking conditions throughout the community of East Los Angeles, following the study conducted by the Department of Public Works in City Terrace. While this study accounts for the findings of the previous City Terrace study, it is a separate analysis. The focus in the City Terrace study of 2019 was to identify solutions to provide access for emergency vehicles through the hillside streets. This study focuses on finding solutions to address the issues of parking management and enforcement. With direction from the Chief Executive Office, this study aims to pull together all departments that have a role in parking to take a comprehensive approach at addressing the issues identified.

### **Executive Summary**

Walker conducted an analysis of existing parking conditions in East Los Angeles (East LA). The analysis included a parking supply and demand study along residential and commercial corridors throughout the community, community engagement to hear directly from stakeholders what the parking issues, as they experienced them, are in East LA, and needs and issues identification to begin to inform the development of recommendations to improve current conditions.

### Overview of Findings

The existing conditions analysis revealed that parking in East LA is made difficult by a combination of factors. There is no one single source for the parking problems that the community faces. However, by identifying the issues we can begin to develop solutions that may help ease the challenges that residents, business owners, employees, and visitors of East LA regularly face.

The following details a listing of our findings of the existing parking conditions in unincorporated East LA.

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High Population Density East LA has the highest population density in the county for communities with a population over 100,000. There are 16,000+ persons per square mile residing in East LA. At the same time 84 percent of commuters drive or carpool to work, and 88 percent of East LA households have access to 1+ vehicles. There is a high concentration of non-conforming residences (more units than

allowed per zone) and higher than average household size. The combination of a high population density and high vehicle reliance for mobility results in high parking demand.



Lack of Available On-Street Parking The most evident and vocalized issue in East LA is the lack of available on-street parking. On residential streets, parking occupancy levels are so high, that instances of illegal parking (e.g., parking in intersections, red curb, blocking driveways, double parking, etc.) are commonplace, thus pushing on-street occupancies above 100 percent. This issue is so broad that it

can be found in most residential neighborhoods. The factors leading to the scarcity of available on-street parking include inconsistent or ineffective enforcement of current regulations, a free to park system, high automobile reliance, , high population density, and accessory dwelling unit laws for converting garage/carports without replacing parking.

In commercial areas, on-street parking utilization was also high. While it should be noted that the commercial onstreet utilization data and observations were gathered during the COVID-19 pandemic, which most certainly reduced observed parking demand for commercial and commuter parking, the parking demand observed was *still* found to be high. For this reason, and the input provided by stakeholders regarding troubling, impacted parking conditions, our working assumptions that will inform our recommendations are that the parking supply for commercial spaces is impacted by high parking demand. The following table shows the on-street occupancies observed during the period of peak parking demand.

	PEAK OCCUPANCY PERCENTAGE**				
ZONE					
	Weekday†	Weekend††			
	Residential	Residential <sup>1</sup>	Commercial <sup>2</sup> / Industrial <sup>3</sup>	Tota	
César Chávez	99%	84%	83%	84%	
1 <sup>st</sup> Street	100%	87%	63%	79%	
Whittier (West)	104%	89%	66%	87%	
Olympic (West)	111%	94%	98%	95%	
Nueva Maravilla‡	104%	.==	(CC)	055	
Ford/Mednik	103%	84%	25%	77%	
Telford	53%	40%	21%	37%	
Whittier (East)	107%	96%	99%	97%	
Olympic (East)	105%	88%	81%	86%	
Atlantic	107%	89%	60%	77%	
Saybrook	115%	91%	13%	90%	
Whiteside	113%	96%	100%	97%	
TOTALS	104%	83%	73%	81%	

#### Notes

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<sup>\*\*</sup> Occupancy percentage is equal to parking occupancy divided by inventory.



**Existing Parking Conditions** Walker Project #37-009033.00

- †† Commercial parking demand as measured during weekend peak; Industrial demand as measured during weekday peak.
- ‡ Each section treated as a separate block of residential parking.
- 1 On-street spaces on residential blocks
- 2 On-street spaces on commercial blocks
- 3 On-street spaces on industrial blocks





'Reserving' of On-Street Parking Spaces/Low Turnover Because on-street parking is sparsely available, many residents have become accustomed to holding on to their onstreet spaces for as long as they can. This essentially 'locks' those spaces out from being used by anyone else, exacerbating the lack of available parking. Results from the online

survey of the public's experience with parking in East LA indicate that a majority of residents worry about losing their parking space on the street, and thus the practice of 'reserving' a parking space by some begets more 'reserving' of parking by others. A similar issue occurs along commercial corridors, where merchants have voiced their concerns over catering trucks and vehicles associated with street vending posts occupying time-limited parking spaces along commercial corridors for extended periods of the day, thus limiting turnover of those spaces and the opportunity for others, particularly customers of established businesses in the area, to park.



Limited Parking Enforcement There is a general sentiment in the community that parking enforcement is not meeting the needs of the residents and businesses of East LA. Common complaints are that patrols on the street are insufficient to address illegal parking practices during evenings and weekends, they are difficult to reach to report and respond to issues, and that they do not cite enough

to discourage instances of illegal parking, including occupying a parking space for more than 72 hours, among others. Walker's extensive review and analysis of the available staffing and coverage of the area validated the perception of parking enforcement inadequate to address the significant demands. A first step in addressing the parking issues experienced in East LA will be applying more effective enforcement. Results from the community outreach indicate that most people are generally in favor of increased enforcement.



Mobile Vendors Along commercial corridors, there are complaints from merchants that mobile food vendors, as well as their customers, occupy short-term parking spaces intended for patrons of the corridor-lining businesses. On the other hand, some community members expressed the sentiment that mobile vendors are merely trying to make a living and that vendors should be allowed to park on

the street. When it comes specifically to short-term parking, it is a best practice to make those spaces available to customers. At the same time, mobile vendors may need a place to be able to operate. A potential solution could combine active enforcement of time limits combined with the development of a zone approach to allow food vendors in zones for a specified duration of time. Once the time has expired, they must move out of the zone or a penalty may be incurred. Other jurisdictions have variations of these policies.



Parking Spillover The issue of unavailable on-street parking leads to issues of parking spillover when no accessible or acceptably convenient alternatives are available. Parking spillover generally refers to when parking demand for one land use spills over into the parking supply of an entirely different use, and those users subsequently may then suffer from insufficient parking. Residents and business

owners highlighted parking spillover issues in various forms. Residents complained of automotive businesses

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<sup>&</sup>lt;sup>1</sup> In the form of both food trucks and sidewalk vendors.



Existing Parking Conditions Walker Project #37-009033.00

(repairs and sales) parking their inventory along residential streets, spillover from transit users who park on residential streets or in parking intended to serve local businesses, and non-residents (i.e., people from outside of the immediate neighborhood) parking on residential streets. In commercial areas, business owners complained that: mobile vendors occupy on and off-street parking spaces meant for their customers, spillover from transit users, and spillover from residents.



Inoperable Vehicles A common issue that residents have communicated is inoperable vehicles parked on the street and left for extended periods of time without penalty. Walker staff did observe evidence of vehicles being parked on the street for extended periods of time. A solution to address this issue will start with increased enforcement, but a more tailored approach could be more effective. For

example, the City of Pico Rivera operates its inoperable vehicle program throughout the entire city. Enforcement staff have outlined the city into approximately 20 zones and approach each zone at a time. With this structured and deliberate piecemeal approach, they have seen 85-95 percent compliance rates in each zone.



Off-Street Parking Supply The impact of high parking demand to on-street parking in East LA is clear; however, the impact on the public off-street supply of parking is less so. The County own a several parking lots throughout the community, some of which are located near commercial corridors. While on-street demand along commercial corridors was high, off-street parking demand in the county-

owned lots were not observed reaching capacity. We have noted that parking observations were conducted during the Covid-19 pandemic, which would have impacted demand in some if not all areas. Still, in comparing satellite imagery with what was observed, the conclusion is that county-owned off-street parking is not consistently, fully utilized. The County should review public access to the County owned lots and develop options for increased utilization.

Privately-owned off-street parking, as noted via the stakeholder outreach, is being encroached upon by mobile vendors and customers of those vendors. In areas near transit, the encroachment is coming from commuters whom do not want to pay for parking at the transit station. The options for a preferential parking district that would be mutually beneficial for property owners, business owners, customers, and the county will be explored.

In residential areas, the off-street parking capacity was also surveyed during peak periods to understand whether more vehicles can be accommodated off-street to relieve some of the pressure from on-street parking. As noted previously, on-street parking is impacted by the behavior to 'hold onto' on-street parking, as residents wish to maintain their off-street spaces available for guests to park in, for easily moving vehicles in and out, or storing inoperable vehicles. There are also accessory dwelling units (ADUs) that can impact parking demand on the street as well as the availability of driveway parking. Still, the results of the survey of driveways conservatively indicates that there is opportunity to accommodate more vehicles off-street than are currently being parked.



Free Parking System Enforcement is key to maintaining availability and order in the parking system. In locations that experience high parking demand, paid parking in some form (from paid street parking in commercial areas to parking permits on residential streets) is an effective enforcement tool. With the exception of approximately 150 parking meters that are in operation along 1st Street, the rest of

East LA has free on-street parking. With one of the highest population densities in the county, and high rates of

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<sup>&</sup>lt;sup>2</sup> In basic terms, a paid space only requires one visit by an enforcement officer to ensure compliance, a free space requires at least two visits.



vehicle ownership, the free parking system makes parking enforcement of spaces and the allocation of demand between higher and lower demand locations more challenging.



Residential Parking Permits Given the impact of high parking demand on residential streets, most community stakeholders indicated that they would support a residential parking permit (RPP) district if it meant that there would be more available on-street parking as a result. Still, some community members expressed opposition, in part depending on the amount of any fee. Some of the reasons

given were that East LA has many income-burdened residents, enforcement is currently lacking so an RPP would be ineffective, and many felt that unless RPPs are established everywhere, demand will spill over into neighborhoods that do not establish one. The concerns raised by the community are valid and will be taken into consideration prior to developing a program. Nonetheless, there are many ways in which a program can be structured to meet the needs of the community. For example, for the concerns about price, the first permit may be offered free of charge or at a very low rate.



Land Use and Housing Policies Many in the community expressed that land use and housing policies are adding to the parking issues that community members experience in East LA. For instance, some community members expressed concern over the approvals of affordable multi-family developments with seemingly low parking supplies, likely as a result of state policies that reduce or eliminate

minimum parking requirements. In looking at a list of recent approvals, newer developments are being built to code as specified in the Third Street Specific Plan, where residential developments are required to provide at a minimum one (1) parking space per unit. The goal of the Third Street Specific Plan is to enable transit-supportive development near East LA transit stations. The vast majority of East LA is located within Southern California Association of Government's High Quality Transit Area and is already one of the most transit accessible areas in the Los Angeles Area, which allows new residential projects to request reduced parking requirements. Still, issues of high parking demand are not entirely tied to new development: existing multigenerational households, multi-vehicle ownership, and free parking all impact the demand on the street. We note that recent policy changes to allow for fewer parking spaces for residential uses have been made to increase the supply of housing, and lower the cost of housing development. For example, with respect to accessory dwelling units (ADUs), the state and county have been clear in their desire to provide as much housing as possible to address the housing crisis, thus prioritizing housing for people over housing for cars. However, we also note that arguments made for, and policies advocating, reducing minimum parking requirements typically assume actively enforced on-street parking measures, adding credence to the need for more parking enforcement on the streets of East LA.



Management of Parking Supply/Demand East LA is one of the densest communities in the county, yet it relies entirely on signage and enforcement of that signage to manage the high demand for its parking supply. Given that parking is free in most of East LA, with the exception of 150 parking spaces along 1st Street, the inconsistent likelihood of receiving a citation for an infraction, and that there are

limits to the number of enforcement officers that may be working at a given time, one can understand how issues of parking congestion are so vast across the community. More active management of parking resources in East LA offer the possibility to improve parking availability on the street, potentially significantly. Currently, the fragmentation of parking management, where enforcement is handled by the Sheriff Department, and infrastructure and operations are handled by Public Works is a challenge. A central department that oversees all aspects of parking should achieve efficiencies, better customer service, execution of parking policies, and address parking issues more comprehensively than the current structure allows. Task 3 of this study explores the options for identifying the county department that is best suited to manage parking.

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# East Los Angeles Demographics and Community Characteristics

East Los Angeles ("East LA") is an approximately 7.45 square mile unincorporated community and U.S. Census "Designated Place." East LA is located immediately east of the Boyle Heights district of the City of Los Angeles, south of the El Sereno district of the City of Los Angeles, north of the City of Commerce, and west of the cities of Monterey Park and Montebello. The boundary of East LA is shown in Figure 1.



Figure 1: East Los Angeles Boundary

Source: Walker Consultants, 2020.

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## Population and Housing

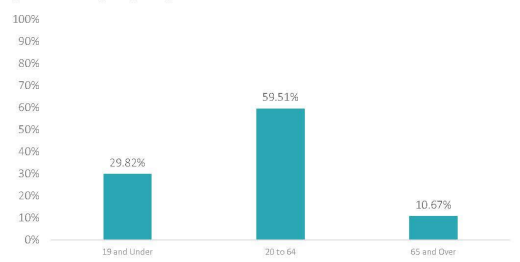
East LA has a total population of 119,827. Of this total about 114,9544 (95 percent) identify themselves as Hispanic or Latino.

In terms of age, the population in East LA skews toward working age adults as shown by Figure 2. Of the total population (119,827):

- 29.82 percent are aged 19 and under,
- 59.51 percent are between the ages of 20 and 64, and
- 10.67 percent are 65 and over.

The median age in East LA is 32, four years younger than the County-wide median of 36.

Figure 2: East Los Angeles Age of Population



Source: Data - U.S. Census Bureau (2018) American Community Survey 5-year estimates Table S0101. Graphics -Walker Consultants, 2020.

There are 33,290 total households in East LA, the majority of which are single, detached units (63 percent). Figure 3 displays the percentage of each type of housing unit within East LA.

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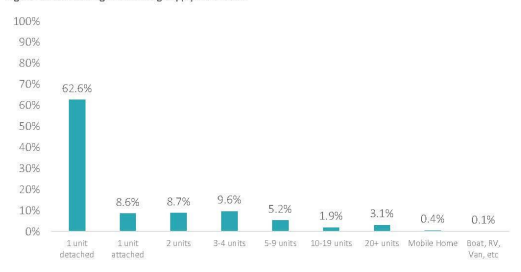
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<sup>&</sup>lt;sup>3</sup> U.S. Census Bureau (2018). American Community Survey 5-year estimates. Table DP05.

<sup>4</sup> Ibid.



Figure 3: East Los Angeles Housing Supply Breakdown



Source: Data - U.S. Census Bureau (2018) American Community Survey 5-year estimates Table DP04. Graphics -Walker Consultants, 2020.

Figure 4 demonstrates the household tenure for East LA, meaning the conditions under which household units are held or occupied (i.e., owner or renter). As shown, there are a greater number of renter-occupied units in East LA than owner-occupied units.

Figure 4: East Los Angeles Household Tenure



Source: Data - U.S. Census Bureau (2018) American Community Survey 5-year estimates Table S1101. Graphics -Walker Consultants, 2020.

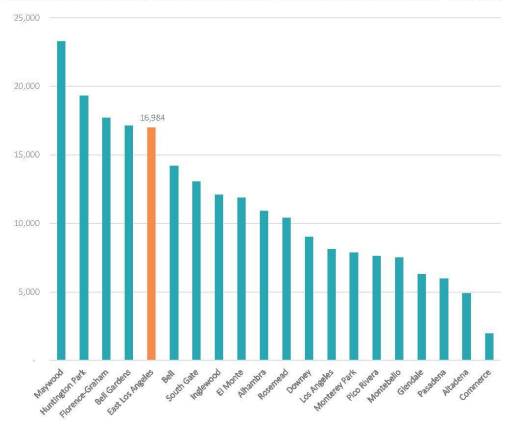
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East LA has a population density (persons per square mile) of 16,984. Figure 5 compares the population density of 20 cities located in the Greater Los Angeles region.

Figure 5: Population Density per Square Mile of Los Angeles County Cities and Census Designated Places (CDP)



Source: Data - U.S. Census Bureau (2010) Decennial Census. Retrieved from <a href="https://www.census.gov/quickfacts/fact/table/eastlosangelescdpcalifornia/POP060210#POP060210">https://www.census.gov/quickfacts/fact/table/eastlosangelescdpcalifornia/POP060210#POP060210</a> Graphics - Walker Consultants, 2020.

As shown in Figure 5, East LA has among the highest population densities in the region, only surpassed by Bell Gardens, Florence-Graham, Huntington Park, and Maywood. This means that there are more people residing per square mile in East LA than in most nearby communities. However, when looking at cities and communities that have populations of 100,000+, East LA is the densest in the county.

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Within the boundaries of East LA, the densest neighborhoods are not concentrated in any one area, and instead are disbursed throughout the community. Figure 6 shows the population density within East LA by block group<sup>5</sup>.

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Figure 6: Population Density in East Los Angeles by Block Group

Source: Data - U.S. Census Bureau (2018) American Community Survey 5-year estimates Table B00001. Graphics - Walker Consultants, 2020.

As shown in Figure 6, the darker blue areas represent the denser block groups, and thus the areas with a higher concentration of residents.

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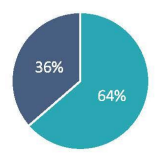
<sup>&</sup>lt;sup>5</sup> Block Groups (BGs) are statistical divisions of census tracts, are generally defined to contain between 600 and 3,000 people and are used to present data.



## Internet Access

Figure 7 illustrates the breakdown of East LA households with and without an internet subscription. In this data set an internet subscription includes dial-up and broadband of any type such as a cellular data plan, broadband cable, and satellite internet service.

Figure 7: East Los Angeles Household Internet Access



- Households with an internet subscription
- Households without an internet subscription

Source: Data - U.S. Census Bureau (2018) American Community Survey 5-year estimates Table S2801. Graphics -Walker Consultants, 2020.

As shown in Figure 7, 64 percent of households in East LA have an internet subscription, and 36 percent do not. The percentage of households without an internet subscription is higher than in Los Angeles County, where 82 percent of households have internet subscriptions, and 18 percent do not.

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## **Economic Profile**

Figure 8 shows that the median household income for households in East LA is less than in Los Angeles County as a whole, whereas median household income is \$43,879 in East LA and \$64,251 in the county.

Figure 8: East Los Angeles Median Household Income



Source: Data - U.S. Census Bureau (2018). American Community Survey 5-year estimates. Table S1901. Graphics -Walker Consultants, 2020.

When looking at income per capita (i.e., per person), East LA residents average \$16,281 annually. In comparison, that is about half of the county average, \$32,469.

Figure 9: East Los Angeles Residents Industry Employment demonstrates employment in East LA by industry sector. The top three employment sectors are:

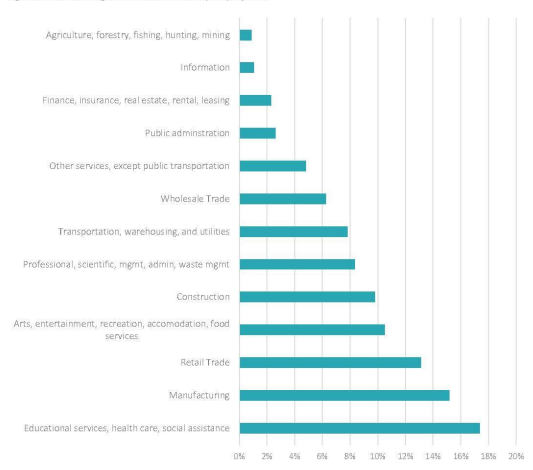
- 1. Educational services, health care, and social assistance (17 percent)
- 2. Manufacturing (15 percent)
- 3. Retail trade (13 percent)

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Figure 9: East Los Angeles Residents Industry Employment



Source: Data - U.S. Census Bureau (2018) American Community Survey 5-year estimates Table S2403. Graphics - Walker Consultants, 2020.

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## Travel and Transportation

The majority of residents in East LA travel to work by driving alone (72 percent). Figure 10 demonstrates the travel modes for East LA workers.

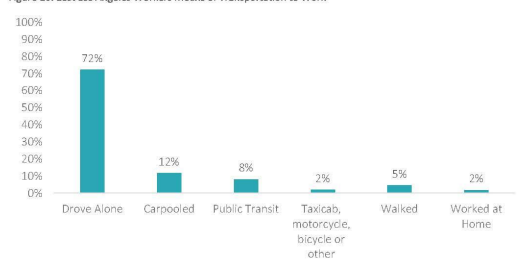


Figure 10: East Los Angeles Workers Means of Transportation to Work

Source: Data - U.S. Census Bureau (2018) American Community Survey 5-year estimates Table B08101. Graphics -Walker Consultants, 2020.

While single-occupancy vehicle (SOV, Drove Alone) travel is the most common mode for commuters in East LA and in the County, commutes on public transit are slightly higher in East LA than in the County at large. As shown in the chart, the share of transit commuters is eight (8) percent in East LA. In comparison, the County's share of commuters is six (6) percent.

Still while the share of transit use in East LA is higher than in the County, a recent study from the Institute of Transportation Studies at the University of California Los Angeles (UCLA) has shown that transit ridership is declining in the greater Los Angeles region, with an increase in vehicle ownership as one of the main factors in the decline of

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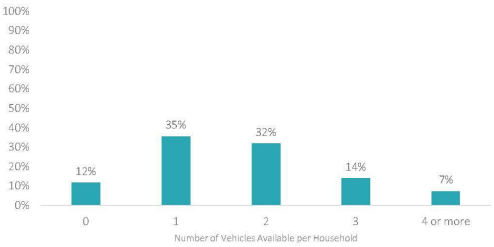
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transit use. <sup>6</sup> Thus, while East LA boasts four Gold Line Stations (Indiana, Maravilla, Civic Center, and Atlantic) the management of parking in an area like East LA is critical to addressing issues of access and quality of life.

With respect to vehicle ownership, approximately 90 percent of East LA households have at least one vehicle available. Figure 11 summarizes vehicle availability for households in East LA.

Figure 11: East Los Angeles Number of Vehicles Available per Household



Source: Data - U.S. Census Bureau (2018) American Community Survey 5-year estimates Table B08201. Graphics - Walker Consultants, 2020.

## Land Use and Planning

Per data retrieved from the Los Angeles County Assessor, there are a total of 19,130 parcels in East LA. There are eight general land use categories in East LA, and they include:

- 1. Residential
- 2. Commercial
- 3. Industrial
- 4. Institutional
- 5. Government

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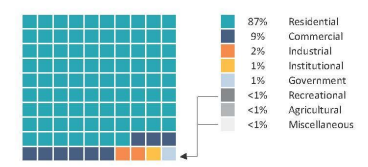
 $<sup>^{6}\,\</sup>underline{\text{https://www.its.ucla.edu/2018/01/31/new-report-its-scholars-on-the-cause-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership/approximation-of-californias-falling-transit-ridership-approximation-of-californias-falling-transit-ridership-approximation-of-californias-falling-transit-ridership-approximation-of-californias-falling-transit-ridership-approximation-of-californias-falling-transit-ridership-approximation-of-californias-falling-transit-ridership-approximation-of-californias-falling-transit-ridership-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-californias-falling-approximation-of-california$ 



- 6. Recreational
- 7. Agricultural
- 8. Miscellaneous

Of that total, residential parcels account for 87 percent, commercial account for 9 percent, industrial 2 percent, institutional 1 percent, government 1 percent, and recreational, agricultural, and miscellaneous all less than 1 percent. Figure 12 shows the percentage of total parcels found in East LA by land use.

Figure 12: Parcels by Land Use Type in East Los Angeles

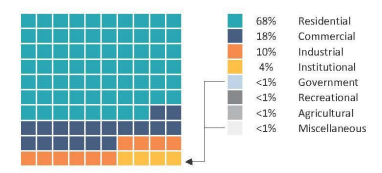


Source: Data - Los Angeles County Assessor. Graphics - Walker Consultants, 2020.

As shown in Figure 12, the majority of parcels in East LA are residential. However, not all parcels are equal in size. Thus, when looking at the actual amount of land distributed to different land uses in East LA, the amount of land dedicated to residential, while still the majority, decreases.

Figure 13 shows the actual amount of land distributed to different land uses in East LA.

Figure 13: Percent of Land Distributed to Each Land Use Type in East Los Angeles



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Source: Data - Los Angeles County Assessor. Graphics - Walker Consultants, 2020.

#### As shown in Figure 13:

- 68 percent of all land in East LA is residential,
- 18 percent commercial,
- 10 percent industrial,
- 4 percent institutional, and
- less than 1 percent is government, agricultural, recreational, and miscellaneous.

Given that the focus of this study is on residential and commercial parking, a breakdown of those two land uses is shown in Figure 14. Residential uses are shown in **Teal**, while commercial uses are shown in **Dark Blue**.

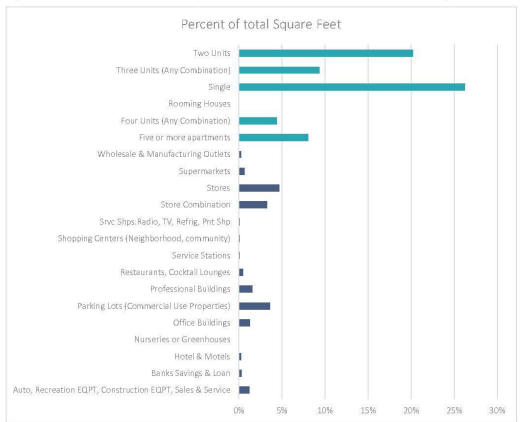


Figure 14: Percent of Land Distributed to Specific Residential and Commercial Uses in East Los Angeles

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Source: Data - Los Angeles County Assessor. Graphics - Walker Consultants, 2020.

Figure 14 shows that the housing stock in East LA is predominantly single unit (i.e., single-family), followed by parcels that have two units and three units. For commercial land uses, the predominant land use with the highest footprint is stores, followed by commercial parking lots.

## Third Street Form-Based Code Specific Plan

One of the main land use plans in East LA is the Third Street Form-Based Code Specific Plan. The plan enables transit-supportive development around the four Metro Gold Line Stations (Indiana, Maravilla, Civic Center, Atlantic) located along 3<sup>rd</sup> Street. The purpose of the plan is to focus on the form of buildings rather than the separation of land uses.

Within the specific plan area there are eight (8) Transect Zones. The plan area and transect zones are shown in Figure 15.

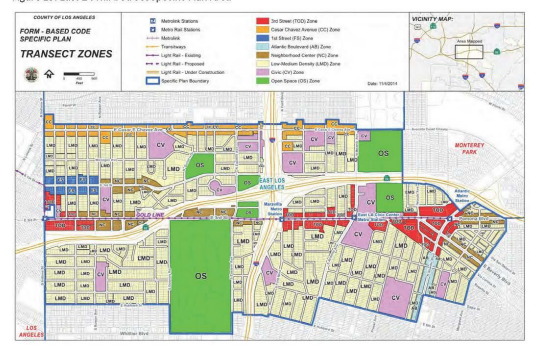


Figure 15: East LA Third Street Specific Plan Area

Source: Data - Los Angeles County Department of Regional Planning, 2020.

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Each Transect Zone has its own regulations of building form. In looking at the parking requirements in each Transect Zone, the minimum number of parking spaces required is lower in the specific plan than in the rest of East LA. Table 1, shows the required number of parking spaces in these zones.

Table 1: Parking Requirements Comparison LA County and East LA 3rd Street Specific Plan (Transect Zones)

		East LA - Third Street Specific Plan*					lan*	
			3rd Street (TOD)	Cesar Chavez Avenue (CC)	1st Street (FS)	Atlantic Boulevard (AB)	Neighborhood Center (NC)	Low-Medium Density (LMD)
Zone	Land Use	LA County (East LA)		ű		ď	Se Se	
Commercial	Any use permitted in Zone C-3 but not permitted in Zone R-4, including commercial, retail, or service uses and medical or dental offices							
	Business and professional offices	2.5 per ksf	0 per ksf (For developments ≤ 10,000 gross sq.ft.) or 2 per ksf (For 1,000 sq. ft. above first 10,000 sq. ft. of developments > 10,000 gross sq.ft.}					
Entertainment	Conference rooms Dining rooms, cafes, cafeterias, coffee shops, nightdubs, outdoor dining areas, restaurants, and other similar uses Drinking establishments, bars, cocktail lounges, nightdubs, soda fountains, taverns, and other similar uses	10+						220 24
, assembly, and dining	Exhibit rooms, stages, lounges, and other similar uses Theaters, auditoriums, lodge rooms, stadiums, or other places of amusement and entertainment, not otherwise listed in this Chapter Mortuaries Dancehalls, skating rinks, and gymnasiums Health clubs and centers	1 per 3 persons						33
	Accessory dwelling units**	1 per unit.	i i					
	Adult residential facility	1 per staff member on the largest shift and 1 per business vehicle.	t and 1 per					
	Apartment (Bachelor)	1 per dwelling unit.						
	Apartment (Efficiency and one-bedroom)	1.5 per dwelling unit.						
	Apartment (Two or more bedrooms)	1.5 per dwelling unit and 0.5 per dwelling unit.						
	Apartment (Guest parking for apartment houses with at least 10 units)	1 for guests per 4 dwelling units of the total number of dwelling units.						
	Two-family residences	3 and 1 covered or uncovered per two-family residence.						
Residential	Farmworker housing	Spaces for each dwelling unit in the number required and subject to the same conditions as specified for "Residential uses" and where farmworker housing consists of group living quarters, such as barracks or a bunkhouse, 1 space per 3 beds.	1 per unit			1 per unit		
	Group homes for children	1 per staff member on the largest shift and 1 per business vehicle.						
	Housing developments for senior citizens and persons with disabilities	0.5 per dwelling unit and 1 for guests per 8 dwelling units.						
	Joint live and work units	2 per joint live and work unit.						
	Single-family residences	2 covered standard spaces per unit.						
	Single-family residences on compact lots	1 per unit for units less than 750 sq. ft. with one bedroom or less.	2 pe					2 per unit

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Notes:

All ratios shown per 1,000 square feet (ksf) unless otherwise noted.

\*The Civic (CV) and Open Space (QS) Transect Zones follow the parking requirements as set for the in the Institutional Zone as prescribed in Section 22.26.020 and in the Open-Space

\*The Civic (CV) and Open Space (QS) Transect Zones follow the parking requirements as set for the in the Institutional Zone as prescribed in Section 22.26.020 and in the Open-Space

\*The Civic (CV) and Open Space (QS) Transect Zones follow the parking requirements as set for the in the Institutional Zone as prescribed in Section 22.26.020 and in the Open-Space

Zone as prescribed in Chapter 22.16 of the County of Los Angeles Code.
\*\*Per section 22.140.640 - Accessory Dwelling Units of the County code there are exceptions in which the requirement can be reduced to zero, such as being located within one-half



Source: Data - County of Los Angeles Code of Ordinances, 2020.

As shown in Table 1, parking requirements are generally lower in the Third Street Form-Based Code Specific Plan than in the rest of East LA. For example, a retail store is generally required to provide four (4) parking spaces per 1,000 square feet (ksf) in the County of Los Angeles, including unincorporated East LA. However, in looking at the Third Street Specific Plan, a retail store need not provide parking for the first 10,000 square feet, and only after the first 10,000 square feet is parking required at two (2) per 1,000 square feet.

In looking at residential uses, parking requirements within the specific plan are also lower than the County requirements. For example, The Third Street Specific Plan calls for one (1) space per unit for all developments in all Transect Zones with the exception of the Low-Medium Density (LMD), Civic (CV), and Open Space (OS) zones. On the other hand, the County requires a range depending on the housing use. For example, one-bedroom apartments are required to have 1.5 parking spaces per unit. In addition, there is no parking requirement for non-residential uses within 500 feet of a metro station.

The intent of the lower parking requirements is to facilitate transit-supportive development, and encourage and support a sustainable, pedestrian-friendly, and economically vibrant community. It is important to note that the requirement is a minimum, not a maximum, thus should developers perceive that the market calls for more parking than is minimally required they are allowed to provide it.

Note: There is also the General Plan and the East LA Community Plan, which regulates the areas outside of the Third St. Specific Plan. The County is also preparing a Metro Area Plan, which includes all of East LA and will update the Third St. Specific Plan.

## Los Angeles County Transit-Oriented District Design Guidelines

The Department of Public Works for the County of Los Angeles developed a toolkit for designing for transit-oriented districts. Given the presence of the four Metro Gold Line Stations and the Third Street Specific Plan, East LA is well-positioned to take advantage of transit-oriented development. The guidelines presented in the toolkit are meant to provide a framework for a consistent approach to infrastructure and transportation-related improvements to support land use decisions in areas in close proximity to transit stations.

The guidelines provide parking strategies that aim to create a more cohesive parking system. Among the strategies listed in the toolkit are:

- <u>Interconnected parking</u>: link parking with adjacent development whenever possible to facilitate vehicular and pedestrian movements, especially when streets are congested.
- <u>Joint and shared parking</u>: Incorporate joint and shared parking opportunities amongst multiple properties, including "park once" concepts.
- Amount of parking: Consider reduced parking standards in TOD areas. In addition to a reduction in required
  parking, standards may include provisions for shared parking, unbundled parking, in-lieu parking fees,
  provisions for transit passes or other mechanisms.

While the guidelines discuss the off-street parking strategies for design, perhaps the most important consideration is on-street parking demand management. As will be discussed in the next section, East LA suffers from excess on-street parking demand in virtually all areas of the community.

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## **Existing Parking Conditions**

## **Definition of Terms**

Throughout this report, several terms are used to describe different components and conditions of the parking system. The following list defines those terms.

- Study Area The physical boundary in which study data are collected. It is important to note that for this effort the selected study area is composed of several zones (or sub-areas) which are meant to represent a sample of parking conditions experienced throughout the community.
- Zone (or Sub-Area) For this report, a zone (or sub-area) refers to a bounded area within the larger study area generally consisting of one or two land uses, the boundaries of which were defined in collaboration with County staff.
- Block face The entire side of a block from one intersection to another. A conventional city block contains
  four sides, or four block faces.
- Parking Supply The total number of parking spaces within a specified area; for example, a study area, zone, parking lot, or block face.
- Effective Supply The parking supply adjusted by the optimum utilization factor, typically demonstrating
  that a number of spaces greater than the number of cars is desirable to allow drivers to conveniently find
  spaces, to take into account peak needs such as occasional large gatherings, and for traffic to reasonably
  circulate.
- Parking Demand The number of spaces required by various user groups in a specified area.
- Peak Hour The peak hour represents the busiest hour of the day for parking demand.
- Survey Day The day that occupancy counts within a study area are recorded. This day should represent a typical busy day.
- Parking Congestion For the purpose of this analysis we use the term "parking congestion" to convey the
  extent to which a defined area was found to experience a high demand for a limited number of parking
  spaces, negatively impacting the availability of parking spaces to accommodate the demand for parking
  and resulting in an unacceptably low level of parking space availability for drivers who were seeking a
  parking space.
- Occupancy The percentage of the parking supply that is occupied at a certain point in time. For example,
  if a block face contains 10 parking spaces, and 5 of those spaces are occupied by vehicles, then there is a
  resulting occupancy of 50 percent.

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## Methodology

A key component of the study was to understand current parking conditions in East LA, both in residential areas and in commercial areas. To determine current parking conditions, Walker performed fieldwork in July and August 2020.

The fieldwork consisted of:

- An inventory of on-street parking spaces in the study area.
- Parking occupancy counts during peak periods for commercial, residential, and industrial uses.
  - For commercial zones, counts were conducted on weekends from 12:00pm to 6:00pm.
  - o For residential zones, counts were conducted on weekdays after 9:00pm, and before 7:00am.
  - For industrial zones and zones near transit stations, counts were conducted on weekdays from 10:00am to 2:00pm.
- Observations of off-street parking lots in commercial areas during peak periods.
- Observations of off-street parking in residential areas during peak periods.

The objective of the fieldwork was to observe and study representative areas for commercial, residential, and industrial land uses that would capture existing conditions including availability, help us identify parking issues, and serve as a foundation for recommending improvements to parking in East LA.

#### COVID-19 Considerations

It is important to note that this analysis was conducted during the occurrence of the Covid-19 pandemic, although the field data collection during the month of August did witness conditions far busier than the slower conditions in the spring. As a response to health directives resulting from the pandemic, more workers were working from home. A portion of workers, especially those employed in the service sector, had experienced layoffs or furloughs, thus potentially impacting demand for parking in residential areas. However, it is Walker's opinion that Covid-19 did not materially impact our findings on our findings of peak conditions for residential parking. This is because the effect that the pandemic is having on parking demand is that more workers are home during daytime hours, but that does not change peak parking conditions, which for residential areas typically occur in the evenings.

While we did observe and quantify high demand during peak periods in some commercial areas, the extent to which parking demand has changed all areas is difficult to determine precisely. As discussed later in this report, business owners in East LA indicated that the conditions observed in some areas do not reflect pre-pandemic levels of parking demand. With this in mind, the analysis and subsequent recommendations will factor in the impacts of the pandemic. On a broader scale, Walker has observed that the pandemic has impacted businesses in that restaurants and stores have shifted toward a more takeout/pick-up business model. As such, we would expect shorter parking durations (and the need for parking spaces available to accommodate this). However, in the final analysis, based on the high parking demand numbers we observed during the pandemic and the feedback gleaned from stakeholders, the high level of demand overall is the basis on which we will operate as we formulate parking recommendations.

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## Study Area

The study area for this project was selected based on information provided by various departments in the County including; Regional Planning, Public Works, Sheriff's Department, Supervisorial District 1 staff, and the Chief Executive Office. The study area includes twelve zones plus City Terrace. City Terrace is called out as it is in a different stage of the study process. As such, while inventory and occupancy counts were not conducted there, it is being studied for solutions.

The zones contain commercial, residential, and industrial areas that are known to experience parking challenges. Additionally, the selected zones also include:

- County-owned off-street parking facilities,
- · Gold Line Stations, and
- The only area of East LA that has parking meters, located along 1st Street.

Figure 16 illustrates the study area zones.

Figure 16: East LA Parking Study Area Zones



Source: Walker Consultants, 2020.

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It is important to note that while specific zones were outlined for data collection, the conditions observed in these zones are assumed to be representative of the whole of East LA. The outlined study area zones include:

- · Cesar Chavez Avenue
  - o From Indiana Street to Eastern Avenue
- 1st Street
  - o From Indiana Street to Gage Avenue
- Whittier Boulevard East of the I-710
  - o From Burger Avenue to Woods Avenue
- Whittier Boulevard West of the I-710
  - o From Indiana Street to Bonnie Beach Place
- Olympic Boulevard East of the I-710
  - o From Burger Avenue to Woods Avenue
- Olympic Boulevard West of the I-710
  - o From Indiana Street to Downey Road
- Nueva Maravilla Housing Community
  - o Bounded by Cesar Chavez Avenue, Mednik Avenue, and Floral Drive
- The area around Dangler Avenue
  - o Bounded by 3rd Street, Ford Boulevard, State Route 60, and Mednik Avenue
- The area around Telford Street
  - o Near Metro's Atlantic Station and Kaiser Permanente Hospital
- · Atlantic Boulevard
  - o From Telegraph Road to 4th Street
- Area near Saybrook Park
  - o Bounded by Saybrook Avenue, Olympic Boulevard, Concourse Avenue, and Hereford Drive
- Whiteside Street in City Terrace
- City Terrace areas north and south of the I-10

## Parking Supply (Inventory)

#### On-Street

Walker conducted an inventory of the on-street parking supply in each of the zones of the study area. Table 2 shows the inventory of on-street spaces by study area zone.

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Table 2: Study Area On-Street Parking Supply by Zone

ZONE	BLOCKS SURVEYED	Residential <sup>1</sup>	INVENTORY*  Commercial <sup>2</sup> / Industrial <sup>3</sup>	Total
César Chávez	30	1,455±	213±	1,668±
1st Street	14	598±	275±	873±
Whittier (West)	27	1,360±	152±	1,512±
Olympic (West)	29	987±	206±	1,193±
Nueva Maravilla‡	6	558±	572	558±
Ford/Mednik	8	415±	60±	475±
Telford	5	303±	39±	342±
Whittier (East)	26	827±	345±	1,172±
Olympic (East)	38	1,521±	336±	1,857±
Atlantic	37	1,047±	727±	1,774±
Saybrook	13	769±	8±	777±
Whiteside	4	46±	12±	58±
TOTALS	237	9,886±	2,373±	12,259±

#### Notes:

- \* Inventory based on vehicles parked.
- ‡ Each section treated as a separate block of residential parking.
- 1 On-street spaces on residential blocks
- 2 On-street spaces on commercial blocks
- 3 On-street spaces on industrial blocks

In total, Walker surveyed 237 blocks throughout East LA. The total number of spaces counted in residential areas was 9,886±, approximately 80 percent of all spaces counted. The total number of spaces counted in commercial and industrial areas was 2,373± (approximately 20 percent of spaces). Combined, the total number of on-street spaces counted within the study area was 12,259±.

#### Metered Spaces

There are 150 metered on-street parking spaces in East LA, and they are all located along  $1^{st}$  Street and the commercial portions of side streets that bisect  $1^{st}$  Street, between Indiana Street and Eastman Avenue. Figure 17 shows the locations of the meters.

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Figure 17: Locations of Parking Meters in East LA



Source: County of Los Angeles - Department of Public Works, 2020.

All 150 parking meters accept only coins. Figure 18 shows an example of the type of meters that are in place in East LA.

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Figure 18: Parking Meters in East LA



Source: Walker Consultants, 2020.

While there is nothing inherently wrong with having coin-operated meters, parking meter technology has advanced and there are more customer-friendly options for acceptance of payment. These include the ability to pay with credit card and mobile applications. Furthermore, upgraded meter technology can facilitate enforcement as newer smart meters can provide real-time data to parking enforcement staff and improve parking management.

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#### ADA (Americans with Disabilities Act) Spaces for People with Disabilities

Another type of on-street space that was counted in the study area were those designated to serve people with disabilities under the American's with Disabilities Act (ADA). In the study area zones, Walker field staff counted 126 ADA spaces on residential blocks, and 16 on commercial blocks. ADA spaces account for just over 1% of the total number of on-street spaces in the study area zones.

Figure 19 shows an example of an on-street ADA space in a residential street. No assessment was made as to the compliance of these spaces with the specific rules and regulations of ADA requirements.

Figure 19: On-Street ADA Spaces in East LA



Source: Walker Consultants, 2020.

ADA spaces are generally accompanied by signage and blue curb painting as shown in the figure above. Residents can make requests to obtain an ADA space to the Department of Public Works' Traffic Safety and Mobility Division (formerly named Traffic and Lighting Division). If the requestee's residence does not have a driveway or garage

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access to park off-street, the department will conduct a study to determine if the requirements are met for obtaining blue curb parking.

#### Off-Street

While an inventory of off-street parking was not part of the scope of work for this study, Walker identified fifteen County-owned parking lots and structures within East LA. The facilities vary in terms of user groups and location. While some off-street parking facilities may be restricted to certain user groups, such as the Internal Services Department, others serve the general public. The locations of the County-owned lots are shown in Table 3.

Table 3: County-owned Parking Facility Stall Counts

Parking Facility		Public	Par	rking Stall Counts		
Department	Address	Name	Parking	Lot	Structure	Total
Health Services	216 S Med nik Ave	Ed Roybal Comprehensive Health Center	No	17		17
Internal Services	1100 N Eastern Ave	Auto Park 81	No	1419		1419
	146 S Fetterly Ave	East LA Courthouse	Yes		339	339
internal services	4837 E 3rd St	East LA Civic Center	Yes	225		225
	922 S Fetterly Ave	East LA Business District	Yes	104		104
	3864 E Whittier Blvd	Salazar Park	Yes	113		113
Parks and	6300 E Northside Dr	Saybrook Park	Yes	26		26
Recreation	4914 E Cesar Chavez Ave	Belvedere Regional Park	Yes	199		199
Recreation	1126 N Hazard Ave	City Terrace Park	Yes	118		118
	111 N Marianna Ave	Eugene A. Obregon Park	Yes	63		63
Social Services	759 S Belden Ave	DPSS Belvedere District	No		366	366
Public Works	124 N Ditman Ave	Belvedere Off Street Lot	No	38	201 THE WAR TO THE	38
Public Works	753 S La Verne Ave	East LA Business District	Yes	91		91
Sheriff	1104 N Eastern Ave	Auto Park 81A	No	884		884
	4108 City Terrace Dr		Yes	24		24
	TOTAL			3321	705	4026

Source: Walker Consultants, 2020.

As shown in Table 3 there are over 4,000 County-owned stalls in East LA. Of those,  $3.321\pm$  (approximately 82 percent) are in surface parking lots and  $705\pm$  (approximately 18 percent) in parking structures. Of the county-owned facilities, ten of them contain public parking. The total number of stalls within those facilities total 1,302.

## Utilization

A key metric in any parking study is utilization. Utilization reveals how full or empty any specific supply of parking is. For this study, Walker conducted occupancy counts during the projected peak periods of parking demand for each zone in the study area. The determination of peak periods is based on the land uses that predominate each

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zone. For example, a parking occupancy count for residential areas was conducted in the evening when most residents should be home.

Table 4 shows the peak on-street occupancies by zone in the study area.

Table 4: Study Area On-Street Parking Occupancy by Zone

	PEAK OCCUPANCY PERCENTAGE**				
Ja	Weekday†	† Weekend††			
ZONE	Residential	Residential <sup>1</sup>	Commercial <sup>2</sup> / Industrial <sup>3</sup>	Total	
César Chávez	99%	84%	83%	84%	
1 <sup>st</sup> Street	100%	87%	63%	79%	
Whittier (West)	104%	89%	66%	87%	
Olympic (West)	111%	94%	98%	95%	
Nueva Maravilla‡	104%		***	102	
Ford/Mednik	103%	84%	25%	77%	
Telford	53%	40%	21%	37%	
Whittier (East)	107%	96%	99%	97%	
Olympic (East)	105%	88%	81%	86%	
Atlantic	107%	89%	60%	77%	
Saybrook	115%	91%	13%	90%	
Whiteside	113%	96%	100%	97%	
TOTALS	104%	83%	73%	81%	

#### Notes:

- 1 On-street spaces on residential blocks
- 2 On-street spaces on commercial blocks
- 3 On-street spaces on industrial blocks

As shown in Table 4, in virtually every study area zone, high levels of parking occupancy were observed. In looking at the residential areas peak (weekday), almost all zones were observed to be at or above a 100 percent occupancy. This means that when the counts were conducted, not only were all the on-street parking spaces occupied, but there were extra vehicles parked illegally on the street such as in intersections, on red curbs, in front of hydrants, double-parked, etc.

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<sup>\*\*</sup> Occupancy percentage is equal to parking occupancy divided by inventory.

<sup>††</sup> Commercial parking demand as measured during weekend peak; Industrial demand as measured during weekday peak.

<sup>‡</sup> Each section treated as a separate block of residential parking.



There was one residential area that had low levels of occupancy as compared to the rest. In the Telford zone, the peak occupancy observed was 53 percent. The inclusion of this zone in the study area was predicated on the complaints of parking spillover from Metro riders and from the Kaiser Permanente facility. However, given that the survey days occurred during July and August of 2020, during the Covid-19 pandemic, the conditions of parking spillover were not observed. This is likely due to the significant drop off in Metro ridership during the pandemic and similarly lower hospital parking demand.

Commercial parking demand was also observed to be high in certain zones, but not exceeding capacity. Commercial parking demand peaked on the weekend. The corridors with the highest occupancies were Whittier Boulevard East with 99 percent, Olympic Boulevard West with 98 percent, and Cesar Chavez with 83 percent.

While the on-street occupancies along commercial corridors were generally high, especially along Whittier Boulevard and Olympic Boulevard, parking across the Atlantic Boulevard zone was less so. At peak, the Atlantic zone was 60 percent occupied. However, there were clusters of high parking demand observed along Atlantic Boulevard especially near blocks closer to Whittier Boulevard. Still despite some areas of high demand, along the entire corridor, parking was not as full as in other major commercial corridors.

## Adequacy (Surplus/Shortfall)

While occupancy counts reveal the utilization and availability of on-street spaces, an analysis of adequacy reveals whether there is a surplus or shortfall of the on-street supply. The adequacy is determined by applying an effective supply factor to the parking supply.

## **Effective Supply Factor**

An effective supply factor (ESF) is an adjustment to the parking supply to account for the movement of vehicles in and out of parking spaces. For example, the optimum occupancy standard for on-street parking is identified as 85 percent on any given block or block face, per current planning and transportation research and literature. This is an industry standard that dictates that the optimal occupancy generally means that there are one or two spaces vacant per block face, even during periods of typical peak demand, allowing drivers to locate an available parking space in reasonable proximity to their destination. Thus, to determine the adequacy of the on-street parking supply, we applied an 85 percent ESF to detect where there were surpluses or shortfalls of parking in the study area.

Table 5 shows the adequacy of the study area on-street parking in East LA.

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Table 5: Study Area On-Street Parking Adequacy by Zone

	PARKING SURP	LUS/(DEFICIT)***
ZONE	Weekday† Residential	Weekend†† Commercial²/ Industrial³
César Chávez	-200	4
1st Street	-92	61
Whittier (West)	-256	29
Olympic (West)	-254	-26
Nueva Maravilla‡	-109	0
Ford/Mednik	-73	36
Telford	98	25
Whittier (East)	-184	-50
Olympic (East)	-305	15
Atlantic	-231	180
Saybrook	-227	6
Whiteside	-13	-2
TOTALS	-1,846	278

#### Notes:

- \*\*\* Surplus/deficit determined by an effective supply factor of .85 for all spaces less parking demand.
- † Residential parking demand as measured during weekday peak.
- †† Commercial parking demand as measured during weekend peak; Industrial demand as measured during weekday peak.
- ‡ Each section treated as a separate block of residential parking.
- 1 On-street spaces on residential blocks
- 2 On-street spaces on commercial blocks
- 3 On-street spaces on industrial blocks

Source: Walker Consultants, 2020.

As shown in Table 5 the analysis of on-street parking adequacy shows two findings. The first, that there is a modest overall surplus of commercial and industrial parking in the study area, even though there are notable deficits across some zones like Whittier Boulevard East (50-space shortfall) and Olympic Boulevard West (26-space shortfall). The second, is that there are deficits in virtually every residential zone in the study, often in the hundreds of spaces.

For example, the Cesar Chavez, Whittier Boulevard West, Olympic Boulevard West, Olympic Boulevard East, Atlantic Boulevard, and Saybrook zones are all projected to have shortfalls of 200 spaces or more. The extent to which shortfalls were observed extends through the entire study area. As such, as part of the survey of current conditions, a sample of the availability of parking in residential driveways was conducted.

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#### General Observations

#### Availability in Residential Driveways

Given the severity of the parking congestion on residential streets, and the sheer volume of vehicles observed parked illegally, we wanted to understand better whether or not off-street residential parking supply is being used to capacity. To determine that, Walker surveyed a sample of residential block faces throughout the study area. The survey consisted of observing driveway capacity during peak residential evening hours and counting those households that could accommodate at least one additional vehicle off-street. While the survey only accounts for one additional vehicle per household, it must be noted that many households observed have the space to accommodate multiple vehicles.

Table 6 shows the results of the survey.

Table 6: Survey Sample of Driveway Availability

ZONE	BLOCK FACES	SAMPLEOF DRIVEWAYs SURVEYED	SPACES
César Chávez	94	17	74
First Street	41	9	24
Whittier (West)	90	18	39
Olympic (West)	72	6	25
Nueva Maravilla‡		181	1000
Ford/Mednik	23	8	29
Telford	16	16	32
Whittier (East)	65	9	37
Olympic (East)	100	8	45
Atlantic	96	13	17
Saybrook	40	9	23
Whiteside	=	÷ .	=
TOTALS	637	113	345

Source: Walker Consultants, 2020.

As shown in Table 6, when looking at the availability of residential driveway space to accommodate more vehicles, Walker observed available capacity in driveways in every zone. Of the 637 block faces in the study area, Walker surveyed 113, and within those block faces observed capacity for at least 345 vehicles that could be accommodated in driveways.

Utilizing the observed availability in driveway space per block face, on average, each block face could accommodate 3+ (345/113) vehicles off-street. In other words, on any given block face, Walker observed on average available driveway capacity for 3+ vehicles. If we apply that average to the total study area (645 block faces), there is a projected capacity for an additional 1,944+ spaces in driveways across the entire study area. This has the potential to address the 1,846-space shortfall in residential areas.

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Of course, not all households have off-street parking capacity, and even some that do, may not have the physical space to fit modern vehicles. However, the takeaway from this analysis is that there is opportunity for at least some residents to fully utilize their off-street capacity to free up on-street spaces.

#### Off-Street Parking in Commercial Areas

While on-street demand along commercial corridors was high, off-street parking demand in the county-owned lots were not observed as reaching capacity. Of course, it must be noted that parking observations were conducted during the Covid-19 pandemic, which may have impacted demand in some commercial areas. However, in comparing satellite imagery with what was observed by Walker field staff, the conclusion is that county-owned off-street parking is not fully utilized with regularity.

One example that stands out is the lot at 753 S La Verne (shown in image to the right). The Public Works owned and operated lot was observed to have only between 10-13 cars parked at peak, when the adjacent Whittier Boulevard was at a 99 percent occupancy. Even during evening counts on nearby residential streets, Walker field staff noted only sparse use of this lot.

Another lot that was not used is the county lot at  $124\ N$  Ditman. That lot was gated and locked at the time of Walker's parking survey. With a parking capacity of  $28\$ spaces, this lot was underutilized given the demand that surrounds it.



Source: Google Earth Professional, 2020

Lastly, the county-owned lot located on 922 S Fetterly was also observed as not reaching capacity during peak

occupancy counts for the Whittier Boulevard commercial corridor. This lot, while used more than the lot at 753 S La Verne, had capacity during the peak and off-peak hours. Given its proximity to residential areas, it did appear that some residents may already be spilling over into this lot.

Ultimately, the observations of the county-owned off-street parking lots indicate that they are underutilized given that the surrounding streets are heavily congested.

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## Stakeholder Outreach

While data communicates an important and objective portion of the story of existing parking conditions in East LA, it cannot convey people's actual experiences. Further, often perceptions are reality for parking system users. This section documents the qualitative information collected to complement the quantitative information discussed previously.

For this project, Walker engaged two types of stakeholders:

- The East LA community, including residents, business owners, employees, and visitors, and
- Numerous County of Los Angeles staff from several departments including: Regional Planning, Public Works, Sheriff's Department, Fire Department, Supervisorial District 1 staff, Chief Executive Office, and the California Highway Patrol.

The purpose of obtaining feedback from both the community and County staff was to get a full representation of the understandings of current parking conditions in East LA.

## Stakeholder Outreach Methodology

#### County Departments

The methodology used to engage staff in the various County departments that were involved in this study, was through teleconference calls and through requests for information. The purpose of the calls and requests for information was to gather input on current parking conditions, challenges, and opportunities within the study. A summary of key findings from those meetings is presented in the following section.

#### Key Findings from County Departments Outreach

- Parking enforcement is a challenge in East LA for various reasons, among them:
  - Staff retention many officers that join the parking detail get promoted into other positions outside of parking.
  - Hiring receive a lot of applications, but many applicants do not pass background checks. When some do get hired, they don't always stay on.
  - o Limited Coverage Limited number of staff to cover the entire community.
- The management of parking resources is allocated between various departments. For example, Sheriff
  handles enforcement, while Public Works handles infrastructure and operation of on-street and some offstreet parking. This fragmentation poses a challenge in management of parking.
- Issues of parking congestion are virtually everywhere in the community. Instances of illegal parking are common: parking in intersections, red curb, in front of hydrants, double-parking, etc.
- Roughly 99 percent of the calls that come into the Supervisorial District 1 office about parking are complaints.
  - Many complaints from the community are about not having a place to park. There have even been instances when some will park in another person's driveway.

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- Under current conditions many in the community see that receiving parking citations is merely a part of living in East LA.
- 72-hour parking rule may need revision, currently only need to slightly move vehicle to comply.
- Vehicle storage on the street is a community-wide issue.
- Neighborhoods located near the Metro stations experience spillover from transit users. Some residents are
  asking for residential permit districts.
- County wants to explore whether another department may be better suited to handle parking
  enforcement, or if another department can support/supplement the Sheriff Department's enforcement
  efforts.
- With respect to City Terrace:
  - Narrow streets, hilly terrain, and dense on-street parking congestion are a problem for first responders. As such, recommendations to restrict parking to allow access to emergency vehicles were developed.
  - o Many residents in City Terrace oppose the red curb and parking restrictions recommended from the 2019 study. After the first set of red curb paint and signage restricting parking went up this year, some residents removed the signs. At the same time, some residents began clearing out garages and getting rid of unused vehicles to make off-street parking on their properties available.
  - No consensus among residents regarding restrictions as some are for and some are against, this
    can vary street by street. The same division exists with respect to residential parking permits.
  - Some residents have asked about potentially utilizing school parking lots to increase supply in the area.

## East LA Community Outreach

After several discussions with the County departments, a methodology to engage the general public was developed. Several efforts were made to receive feedback from the East LA community throughout this study. These included:

- An online survey promoted among residents, business owners, employees, and visitors in East LA.
- Given the ongoing Covid-19 pandemic, the decision was made to hold two virtual public meetings with the capability for participants to dial-in by telephone.
- Focus groups, one was held with the Chamber of Commerce, and several invitations to speak to other
  community groups were extended. In addition, the Chief Executive Office answered telephone and email
  inquiries regarding the study It must be noted that members of several groups attended the virtual public
  meetings.

#### Marketing Plan

The goal of the marketing effort was to promote the two virtual general public meetings, introduce the parking study to the community, and invite feedback via an online survey and/or via email or telephone. The methods by which the meetings and survey were marketed included the following.

#### Creating A Project Landing Webpage

Through the County's web platform, a "landing page" was developed that served as the home and go-to source for any meeting or project information presented to the public. The link to this page was provided in subsequent

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marketing materials including social media, newspaper advertisements, email blasts, etc. The project website also hosted the link to the online survey, which was available in English and Spanish.

#### Social Media Posts

Leveraging the County's social media outlets, the virtual meetings and online survey were promoted several times leading up to the meeting dates. The social media outlets used to spread the word included the County's official Twitter, Facebook, and Instagram accounts. Reminders were sent one week leading up to the event, one day prior to the event, and on the day of the event.

#### **Email Blasts**

Utilizing the County's list of stakeholder community groups, email blasts were sent to those groups inviting them and their members to attend the meetings and provide feedback. Email blasts were sent two weeks prior to the community meetings, and reminders were sent at the same frequency as social media posts.



Source: County of Los Angeles Twitter, 2020

#### Advertisements in Local Newspapers

Based on the community profile, 36 percent of East LA households do not have internet subscriptions at home. Given the challenges of meeting with community members in person due to the Covid-19 pandemic, the decision was made to take out ads in local newspapers. The intention was to bridge the digital divide and any language barriers that may exist in the community. As such, the ads were placed in the Spanish-language newspaper La Opinion, one of the largest Spanish language print media in circulation in the Los Angeles area.

English and Spanish advertisements were also taken out in The Eastsider LA, which is a digital platform focused on covering stories in the communities located on the eastside. The ads ran for a month, two weeks leading up to the public meetings and two weeks after, whilst the online survey was open. The Eastsider LA also published the information on its social media accounts.



Source: The Eastsider LA Facebook, 2020

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Translation/Interpretation of Marketing Material and Community Meetings

All marketing collateral that was disbursed was available in English and in Spanish, as was the online survey. For the two virtual public meetings an interpreter was on-hand to interpret all material presented in Spanish.

### **Public Meetings**

### General Community Meetings

The two public meetings were held on September 22, 2020 at 6:00-8:00pm, and on September 24, 2020 at 2:00-4:00pm. The marketing efforts to promote the meeting guided attendees to the project landing page where instructions were provided on how to attend the virtual meetings. Options for attending were either by joining online or by phone. The format of the meeting was a slide deck presentation followed by a question/comment and answer session. The focus of the meeting was on sharing the initial current conditions analysis and gathering input from the community's residents, business owners, and visitors as they reacted to the information presented. Over 40 participants attended the first virtual meeting, and over 20 attended the second.

The key themes that emerged from the meetings are as follows:

- Enforcement is lacking
  - o Illegal parking (Hydrants, Double, Intersections, Red Curb, Etc.) is widespread
  - On weekends there is seemingly no enforcement coverage. One resident noted that they were told "call back on Monday" to address a parking issue
  - No enforcement of time-restricted spaces along commercial corridors
  - The only time that community members feel they see enforcement is during street sweeping
- · Lack of transparency regarding citation revenue and meter revenue
  - One attendee commented that citation revenues are divided among different entities including:
     The Superior Court, Sheriff Department, among others.
- Low availability of on-street parking in both residential and commercial areas
  - Low turnover of on-street parking
  - o Inoperable vehicles parked on-street
  - Catering trucks parked all day
    - One community member noted that even after getting cited, trucks will remain parked.
       See citations as a part of doing business.
  - Street vending
  - o "Reserving" of parking spaces
  - Overcrowded housing
  - o Multiple car ownership
  - o Under parked developments (minimum parking requirements)
  - o Illegal ADUs
  - o Oversized vehicles (RVs, Commercial Trucks) parked in residential areas
  - o Auto repair businesses/commercial vehicles parked in residential neighborhoods
- Parking spillover
  - o From surrounding commercial uses (e.g., car sales, auto body, etc.) into residential areas
  - o From surrounding residential uses (e.g., parking in commercial lots, streets) into commercial areas
  - From non-residents (i.e., people from outside immediate neighborhood) into residential areas

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- o From transit riders into residential areas
- Residential parking permits (RPP)
  - In the past some residents have tried to gather signatures to create a district, but there is no consensus among all residents, as some are for while others are opposed. The cost of permits was also noted as a concern; and if enforcement does not improve, seen as pointless to have a permit district.

### Focus Group (Chamber of Commerce)

A meeting with members of the Chamber of Commerce took place on November 5, 2020 at 9:00-10:45am. The purpose of that meeting was to gather feedback regarding the parking issues that East LA businesses experience. In attendance were members of the Chamber of Commerce, County staff, and Walker staff.

Several key themes emerged from that meeting, among them chamber members expressed:

- Limited enforcement coverage
  - There is a sentiment across the entire community that enforcement is not meeting the needs of the community, business and residential.
  - Merchants also expressed concern over crime occurring on their private parking lots including, theft and robbery of parked cars and businesses, and intimidation of merchants and their patrons.
- Lack of on-street parking along commercial corridors
- Parking spillover from residents into commercial off-street lots
  - In City Terrace, residents utilize off-street commercial lots all-day, patrons of local businesses can't find parking.
  - 3<sup>rd</sup> Street surrounding the Metro Gold Line Station.
    - When the Gold Line Station started charging for parking it exacerbated parking congestion issues on the surrounding streets and private off-street commercial lots.
- Low turnover of on-street parking spaces in commercial streets.
  - Due to low availability of on-street parking, some people park in alleys which also prevent circulation of vehicles by blocking ingress and egress points. This is problematic for merchants and their patrons.
- Food/Catering trucks park in time-limited commercial corridors for extended periods beyond posted time
  limits without consequence.
  - If they are issued a citation, there are no follow-up punitive measures to discourage them from continuing to disregard posted limits. They have come to accept citations as a part of doing business.
  - Vendors also exhibit territorial behavior and have expressed their claims to merchants over certain parking spaces in the right-of-way.
  - O Disregard red curbs and have even painted over red curbs to appear gray.
  - o Park in private off-street commercial parking lots without permission, and their customers also utilize private off-street lots that prevent patrons of those commercial centers to park.
- Merchants in commercial centers are afraid to tow vehicles from their parking lots because they are afraid
  of retaliation from the vehicle owners.
  - Similar sentiment in residential areas.
- Street/sidewalk vendors are an issue for merchants across the community.

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- Their patrons often utilize private parking lots that prevent customers of those businesses from parking there.
- o Merchants/owners of private lots often must clean up after the street vendors and their customers.
- There is a broad sentiment that the parking issues are hurting the local East LA economy.
- There are several County-owned lots throughout the community, some merchants see these as an
  opportunity to improve parking conditions.
- Concerns expressed over a state bill that would allow garage conversions into living space without requiring any parking.

### Online Survey

In light of the Covid-19 restrictions during the community outreach phase, a key tool for obtaining feedback was the online survey. The survey launched on September 10, 2020 and lasted through October 10, 2020. The survey was promoted during all outreach efforts and based on the amount of responses; the marketing efforts were successful. The number of responses needed for a statistically significant<sup>7</sup> survey sample size given the population of East LA is 384.

In total, 628 people responded to the survey. Of those 575 were from residents, business owners, employers, and visitors of East LA. The other 53 were just outside of the unincorporated area boundaries and further into the general Los Angeles area. Because this effort is solely about East LA, the subsequent analysis includes only the responses within East LA. Table 7 shows a summary of the online survey responses.

Table 7: Number of Online Survey Respondents

LANGUAGE	IN EAST L.A.†	OUT OF AREA‡	TOTAL
English	560	53	613
Spanish	15	0	15
Totals	575	53	628
Notes:			

<sup>†</sup> Category includes all respondents who live, own a business, work, shop or dine, study, visit friends, or have medical appointments in East Los Angeles.

Source: Walker Consultants, 2020.

As shown in Table 7, of the 575 East LA survey respondents, 560 took the survey in English and 15 took the survey in Spanish.

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<sup>‡</sup> Category includes all respondents who indicated that they live in East Los Angeles but provided location data that indicate they live outside the study area.

<sup>&</sup>lt;sup>7</sup> Confidence level of 95% and 5% Margin of Error.



In an effort to capture input from residents, business owners, employees, and visitors of East LA, the survey was divided into four sections:

- 1. One for residents
- 2. One for business owners
- 3. One for employees
- 4. One for shoppers, diners, students, visitors, and patients.

If respondents identified with more than one of the sections described above, they could take the survey again for as many sections as applied to them.

Table 8 shows the breakdown of respondents by section (affiliation).

Table 8: Summary of East LA Survey Respondents by Affiliation

SURVEY			TOTAL		
SECTION	AFFLIATION	ENG	ESP	ALL	
1	I live in East LA	458	12	470	82%
2	I own a business in East LA	3		3	1%
3	I work in East LA	29	2	31	5%
4	I shop/dine in East LA	23		23	4%
	I study in East LA	3		3	1%
	I visit friends and family in East LA	43	1	44	8%
	I have medical appointments in East LA	1		1	0%
		560	15	575	100%

Source: Walker Consultants, 2020.

As shown in Table 8, the majority (82%) of respondents identify as residents of East LA. The other respondents were visitors/shoppers/diners/students (13%), employees (5%), and business owners (1%).

In each section of the survey respondents were asked to provide their address or closest cross streets to indicate the locations of their parking concerns. Figure 20 shows the geographic locations of the areas of parking concern of survey respondents.

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Ramona Gardens Boyle Heights Montebello Legend Employee East LA Boundaries

Figure 20: Geographic Locations of Respondent's Parking Concerns

Source: Walker Consultants, 2020.

As shown in Figure 20, much like the parking issues observed in the field and the comments made during the public meetings, there are parking issues across the whole of East LA. The spread of the map indicates that parking issues are not concentrated in any one area, but occur throughout the community.

### Findings from Residential Responses (Section 1)

The following highlights the results from the online survey that pertain to residential respondents.

### Top Three (3) Parking Issues for Residents

When asked to rank and/or list the top three parking issues in East LA, residents selected:

- 1. Lack of parking on the street (66.56%)
- 2. Abandoned or inoperable vehicles (51.42%)
- 3. Residents utilizing trash bins or other measures to 'reserve' parking on the street (30.60%)

Within the "Other (please specify)" category, common themes were:

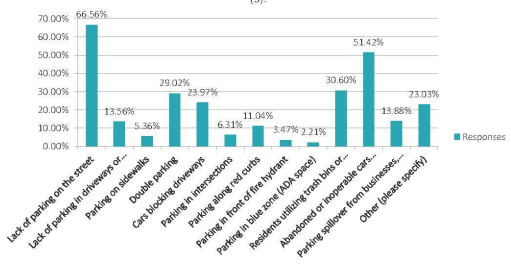
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- Zoning enforcement -- businesses being run out of private homes and generating parking demand.
- · Inadequate parking enforcement
- Housing policy concerns including density leading to too many cars for too many spaces, safety concerns because of homelessness, and RVs taking up parking spaces.
- People owning excess vehicles and parking them on the street.

What is your biggest issue regarding parking in East LA? Please select up to three



Most Difficult Day/Time to Find Parking

When asked what days and times are the most difficult to find parking, respondents answered:

### Day

### On-Street:

- 1. Monday (31.27%)
- 2. Saturday (20.62%)
- 3. Friday (16.49%)

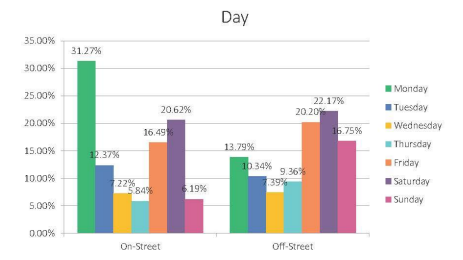
### Off-Street:

- 1. Saturday (22.17%)
- 2. Friday (20.20%)
- 3. Sunday (16.75%)

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### Time

### On-Street:

- 1. Early Evening 6-9:00pm (35.79%)
- 2. Afternoon 3-6:00pm (32.47%)
- 3. Early Afternoon 11am-3:00pm (10.70%)

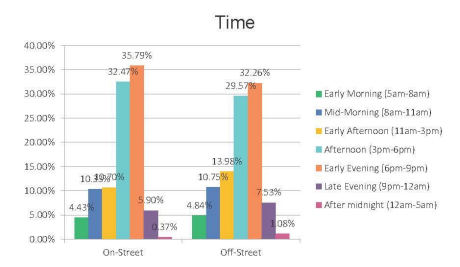
### Off-Street:

- 1. Early Evening 6-9:00pm (32.26%)
- 2. Afternoon 3-6:00pm (29.57%)
- 3. Early Afternoon 11am-3:00pm (13.98%)

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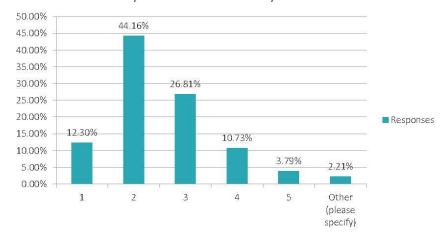




### Number of Vehicles in the Household

Regarding the number of vehicles in the household, 44.16% of respondents said they owned two (2) cars, 26.81% said three (3) cars, and 12.30% said they owned one (1) car. Within the "Other (please specify)" category, three respondents said they own six (6) cars, and one respondent nine (9) cars.

### How many cars are there in your household?



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### Parking Supply at Home

When asked about the number of off-street spaces that they have at home, residents answered:

- 1. 2 spaces (28.39%)
- 2. 1 space (26.81%)
- 3. None (22.08%)

The results show that 77.92% of respondents have at least one (1) off-street parking space at home, while 22.08% have none (0).

How many off-street parking spaces do you have at home, (e.g., in your garage, driveway, carport)?



### Parking Utilization

When asked how many cars they park off-street at home, residents responded:

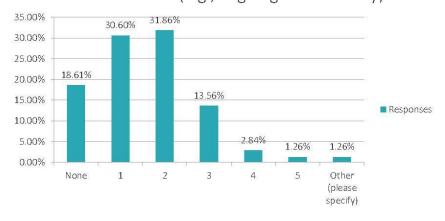
- 1. 2 (31.86%)
- 2. 1 (30.60%)
- 3. None (18.61%)
- 4. 3 (13.6%)
- 5. 4 (2.84%)
- 6. 5+(1.86%)

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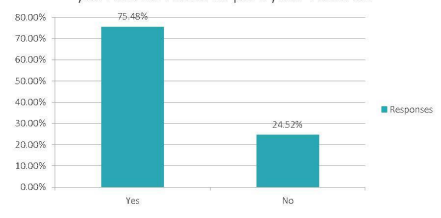


## How many cars does your household park at home off-street (e.g., in garage or driveway)?



When asked if they use all the off-street spaces they have at home, 75.48% of respondents said yes, and 24.52% said no.

## Do you use all the off-street parking spaces you have at home to park your vehicles?



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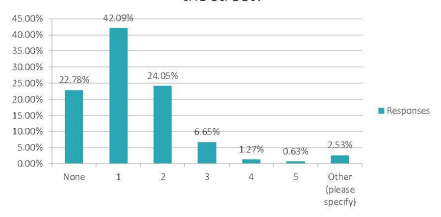
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When asked about the number of cars residents park on the street, respondents said:

- 1. 1 (42.09%)
- 2. 2 (24.05%)
- 3. None (22.78%)

## How many cars does your household park on the street?



When asked about the frequency with which residents could find on-street parking within one (1) block of their homes, respondents said:

- 1. Sometimes (35.02%)
- 2. Rarely (26.19%)
- 3. Most of the time (21.14%)
- 4. Never (9.15%)
- 5. Always (8.52%)

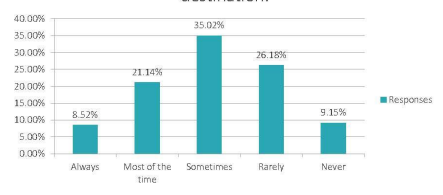
In looking at the results of this question, the answers skew toward it being less frequent that residents could find an on-street parking space within one (1) block of their residence.

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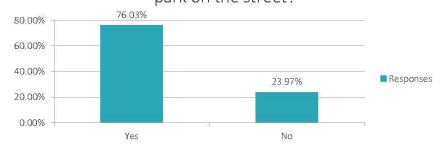
## When you park on the street, do you find a parking space within one (1) block of your destination:



### **Parking Permits**

When asked about whether residents would support a permit district in their neighborhood, that required a fee, but would improve parking availability, 76.03% of respondents said they would while 23.97% said they would not.

In order to improve parking availability on your street, would you support a parking permit district in your neighborhood where residents pay a fee and receive permits to park on the street?



When asked about what the limit should be on number of permits issues per household, respondents provided the following:

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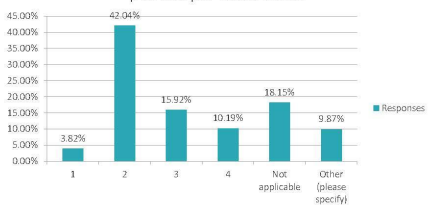


- 1. 2 (42.04%)
- 2. N/A (18.15%)
- 3. 3 (15.92%)

Within the "Other (please specify)" category common themes were:

- Of the 31 free responses, 12, or about 40%, want permits issued to individual drivers or cars.
- · More than half would prefer permits issued by household or by size of household or number of residents.
- · Almost ten percent oppose a parking permit program.

## If yes, what should be the limit on number of permits per household?



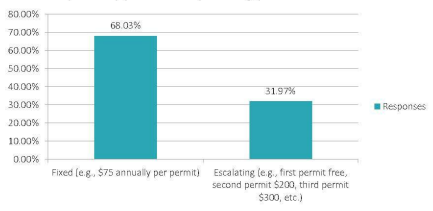
A follow-up question to residents was whether they preferred a fixed rate or variable rate for permits. The results indicate a preference for fixed permit rates.

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## Which of the following fee structures would you support for a parking permit district?



Respondents were then asked how much they would be willing to pay annually for a permit. The results show that 73% are willing to pay at least \$75 per year. Within the "Other (please specify)" category, respondents said:

- Not willing to pay a fee
- Willing to pay: \$20, \$24, \$25, \$30, \$35, \$50, \$80
- Should be a sliding scale for senior citizens, low income residents.
- Consider offering a number of permits free.

## How much would you be willing to pay for a permit?



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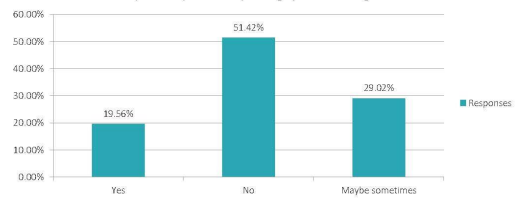
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### Remote Parking Option

Respondents were asked how likely they would use remote parking on a regular basis if it were made available to them. Most (51.42%) respondents said that they would not use remote parking, while 29.02% said they may sometimes.

If parking were made available to you in the evening at a location that may require a bicycle, scooter, or shuttle ride to reach your home, would you likely use that parking space on a regular basis?



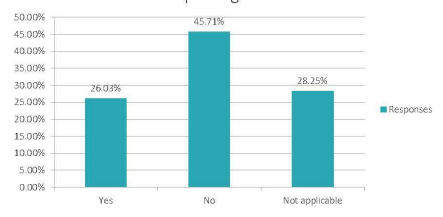
As a follow-up question, respondents were asked if they would be willing to pay for this parking and transport services. The results indicate that many (45.71%) would not, but 26.03% would.

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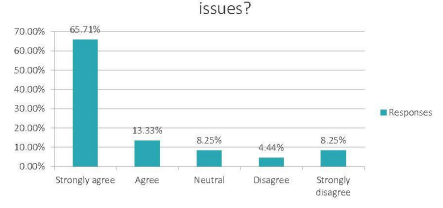
## If yes, would you be willing to pay a fee for these parking services?



### Increased Parking Enforcement

Given the concerns centering around parking enforcement, respondents were asked if they would support increased enforcement to help address the parking issues that they experience. The results show that residents strongly support more enforcement.

## Would you support additional parking enforcement to help address these parking



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### Findings from Employee Responses (Section 3)

The following highlights the results from the online survey that pertain to employee respondents.

Top Three (3) Parking Issues for Employees

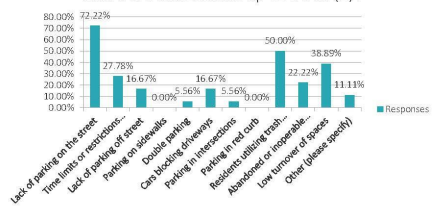
When asked to rank and/or list the top three parking issues in East LA, employees selected:

- 1. Lack of parking on-street (72.22%)
- 2. Residents utilizing trash bins or other measures to 'reserve' parking on the street (50.00%)
- 3. Low turnover of spaces (38.89%)

Within the "Other (please specify)" category, common themes were:

- · Lack of available ADA parking, lack of safe sidewalks, lack of enforcement for ADA violations
- Lack of parking on street sweeping days

## What is the biggest issue regarding parking in East LA? Please select up to three (3)?



Most Difficult Day/Time to Find Parking

When asked what days and times are the most difficult to find parking, employee respondents answered:

Day

On-Street:

- 1. Monday (41.18%)
- 2. Tuesday (23.53%)

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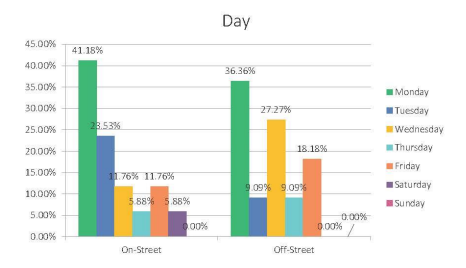
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3. Wednesday and Friday (11.76%)

### Off-Street:

- 1. Monday (36.36%)
- 2. Wednesday (27.27%)
- 3. Friday (18.18%)



### Time

### On-Street:

- 1. Mid-Morning 8-11:00am (43.75%)
- 2. Early Afternoon 11am-3:00pm (25.00%)
- 3. Early Morning and Afternoon (12.50%)

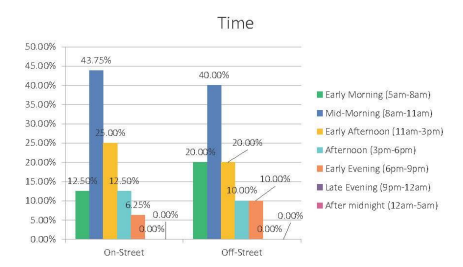
### Off-Street:

- 1. Mid-Morning 8-11:00am (40.00%)
- 2. Early Morning and Early Afternoon (20.00%)
- 3. Afternoon and Early Evening (10.00%)

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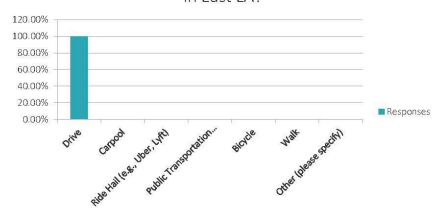




### Commute Mode Split

When asked how they commute to work in East LA, 100.00% of respondents said they drive. While not uncommon to find most respondents drive, the 100% split may be explained by the fact that the survey was focused on parking, thus it was more likely that those that experience parking issues are also drivers.

### What is your primary mode of transportation in East LA?



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As a follow-up, respondents were asked if they commute by driving, where do they park. Common themes from the responses were:

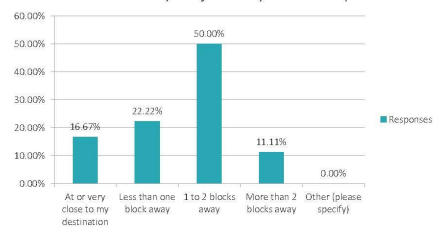
- · On the street
  - o Sometimes in residential area
  - o Sometimes blocks away from work
- · Onsite, if the parking lot is not full
- On a family member's driveway

### Proximity of Parking to Workplace

When asked about the proximity of available parking at or near their place of work, respondents said that they can find parking:

- 1. 1 to 2 blocks away (50.00%)
- 2. Less than 1 block away (22.22%)
- 3. At or very close to destination (16.67%)

### How close to your job are you able to park?



### Parking Permits

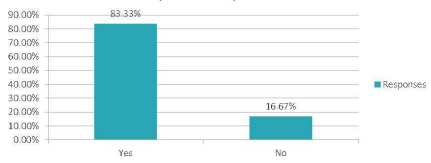
When asked about whether employees would support a permit district that required a fee, if it meant they would have a designated place to park near work, 83.33% of respondents said they would and 16.67% said they would not. The results show that employees are willing to pay a fee for permits, if it meant that parking would be more readily available near their place of work.

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# Would you be willing to pay a small fee for a permit to park if it meant that there would be a designated employee parking area near your workplace?



### Increased Parking Enforcement

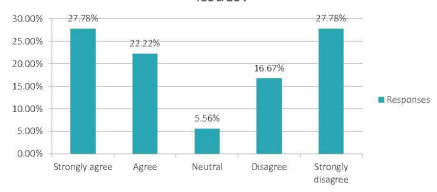
Given the general complaints around enforcement in East LA, respondents were asked if they would support increased enforcement to help address the parking issues that they experience. The results show that employees are split on this question. The results indicate that while some employees would want enforcement to try and address the availability issue on the street, others have probably been affected by citations, likely street sweeping, since many of them park in residential streets.

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# Would you support additional parking enforcement to help address these parking issues?



### Findings from Visitor Responses (Section 4)

The following highlights the results from the online survey that pertain to visitors of East LA.

Primary Reason for Visiting East LA

When asked about the main reason they visit East LA, respondents said:

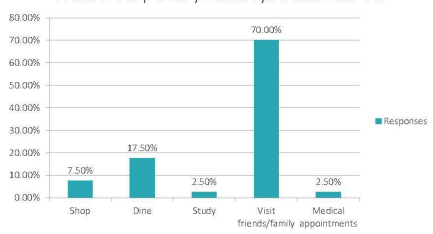
- 1. Visit friends/family (70.00%)
- 2. Dine (17.50%)
- 3. Shop (7.50%)

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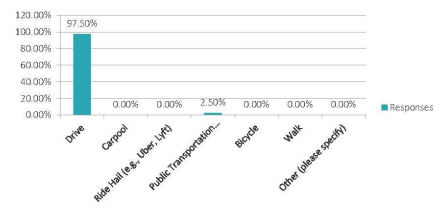
### What is the primary reason you visit East LA?



### Transportation Mode Split

When asked how they travel to East LA, 97.50% of respondents said they drive, and 2.50% said they take public transportation.

## What is your primary mode of transportation in East LA?



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Top Three (3) Parking Issues for Visitors

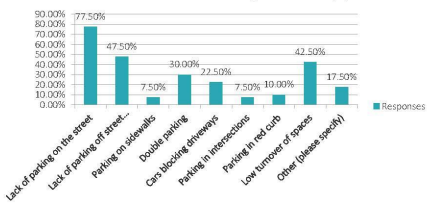
When asked to rank and/or list the top three parking issues in East LA, visitors selected:

- 1. Lack of parking on-street (77.50%)
- 2. Lack of off-street parking (47.50%)
- 3. Low turnover of spaces (42.50%)

Within the "Other (please specify)" category, common themes were:

- Spillover from transit users
- Underutilization of driveways
- Multi-vehicle ownership
- Oversized vehicle parking congestion
- · Parking vehicles inefficiently to 'reserve' parking

## What is the biggest issue regarding parking in East LA? Please select up to three (3)?



Most Difficult Day/Time to Find Parking

When asked what days and times are the most difficult to find parking, visitor respondents answered:

Day

On-Street:

- 1. Monday (27.78%)
- 2. Friday and Saturday (25.00%)
- 3. Wednesday (11.11%)

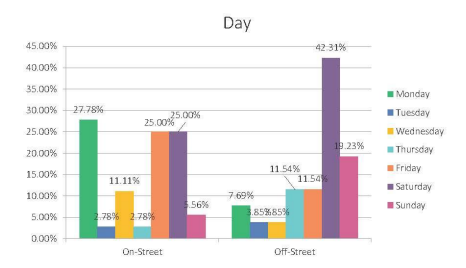
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### Off-Street:

- 1. Saturday (42.31%)
- 2. Sunday (19.23%)
- 3. Thursday and Friday (11.54%)



### Time

### On-Street:

- 1. Afternoon 3-6:00pm (42.86%)
- 2. Mid-Morning 8-11:00am (31.43%)
- 3. Early Evening 6-9:00pm (14.29%)

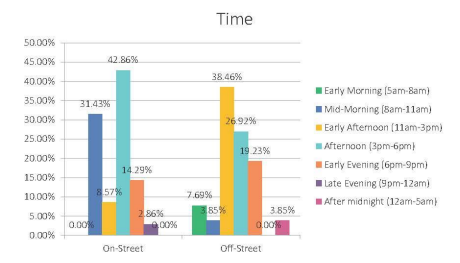
### Off-Street:

- 1. Early Afternoon 11am-3:00pm (38.46%)
- 2. Afternoon 3-6:00pm (26.92%)
- 3. Early Evening 6-9:00pm (19.23%)

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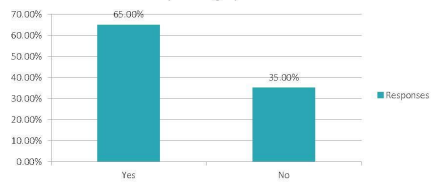




### Paid Parking

When asked about whether visitors would support paid parking if it made it easier to find parking, 65.00% of respondents said yes, and 35.00% of respondents said no.





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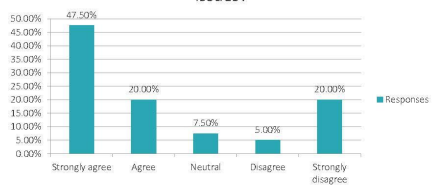
### Increased Parking Enforcement

When asked about whether visitors would support additional parking enforcement to help address parking issues, respondents said:

- 1. Strongly Agree (47.50%)
- 2. Agree and Strongly Disagree (20.00%)
- 3. Neutral (7.50%)
- 4. Disagree (5.00%)

Most visitors, 67.50% of respondents, said that they would support increased enforcement if it meant that there would be more available parking.

# Would you support additional parking enforcement to help address these parking issues?



### Summary of Key Findings from the Online Survey

The response to the online survey has provided much insight into the parking issues experienced by community members of all types. Below is a quick summary of the highlights gleaned from the various East LA parking user groups.

### Residents

Residents accounted for the highest number of respondents to the survey with 470. Among the key findings from this group were:

• Lack of on-street parking was the most common parking issue for East LA residents.

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- Monday is the most difficult day to find on-street parking, while Saturday is the most difficult day to find off-street parking.
- The early evening (6-9:00pm) is the most difficult time to find parking.
- Approximately (~) 78% of residents have at least one (1) off-street parking space at home.
- ~71% of residents own 2-3 cars per household.
- On average, East LA households own 2.48 cars.
- On average, East LA households have 1.67 off-street spaces at home. This means that on average, households own more cars than spaces.
- On average, East LA households park 1.55 cars off-street in their place of residence.
- When parking on the street:
  - o ~35% of residents noted that they sometimes find parking within one block of their residence
  - o ~26% say they rarely find parking within one block
  - o ~21% say they find parking within one block of their residence most of the time.
- In terms of permits, ~76% are for residential permits while ~24% are opposed.
  - o ~42% of respondents said that they support a limit of two (2) permits per household
  - o ~68% expressed a preference for a fixed-rate permit system.
  - o ~44% are willing to pay \$75 annually per permit.
  - o  $\sim$ 30% are willing to pay \$100 and over per permit.
  - o ~13% respondents are not willing to pay a fee for permits.
  - o ~11% of respondents are willing to pay between \$15-\$50 annually per permit.
- Just over half of respondents are unwilling to use parking on a regular basis if it were offered in a remote
  location during evenings.
  - o ~29% would use remote parking sometimes, while ~20% would use it regularly.
  - ~46% would not be willing to pay for remote parking or transportation services, while 26% would.

### **Business Owners**

While there were a handful of respondents that identified as business owners, some of them were located outside of unincorporated East LA, and thus their responses do not apply to the community's issues. The other respondents submitted partial responses and thus no additional analysis was possible. Still, the feedback from the community meetings and the focus group with the Chamber of Commerce helped provide some context regarding the issues that businesses face in East LA with respect to parking.

### **Employees**

In total, 31 respondents whom are employed in East LA took the survey. Here is a summary of their responses:

- Like residents, the most common parking issue is lack of available on-street parking.
- Monday was noted as the most difficult day to find on and off-street parking.
- The mid-morning (8-11:00am) is the most difficult time for employees to find on and off-street parking.
   This aligns with the conventional peak commuting hours.
- 100% of employee respondents indicated that they drive to work.
  - O They park in residential streets near work
  - O They park onsite if their work's parking lot is not full
  - O Sometimes have to park several blocks away from work.

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- Half of all respondents indicated that they park 1-2 blocks away from their jobs.
  - o ~39% park at or very close to their jobs, or less than one (1) block away
  - o ~11% park more than two (2) blocks away from their place of employment.
- 83% of respondents said that they are willing to pay for a parking permit if it meant that they had a
  designated place to park near work.
- With respect to parking enforcement, respondents were split with approximately half of respondents for increased enforcement and half against.

### **Visitors**

In total, 71 respondents whom identified as visitors to East LA took the survey. Here is a summary of their responses:

- The primary reason given by this group for visiting East LA is to visit friends and family. 70% of respondents selected this reason.
- With respect to the mode of travel that visitors use to get to East LA, 97.5% said that they drive, while 2.5% said that they use public transportation.
- The most common parking issue among visitors is the lack of on-street parking, followed by a lack of offstreet parking, and low parking space turnover.
- Monday is the most difficult day to find parking on-street. Saturday is the most difficult day for this group to find available parking off-street.
- The afternoon (3-6:00pm) is the hardest time for this group to find on-street parking, and the early afternoon (11am-3:00pm) is the most difficult time to find off-street parking.
- With respect to paid parking, 65% of visitors would be willing to pay a fee for increased availability of parking, while 35% would not.
- When asked about increased enforcement, 67.5% of respondents were in support of increasing enforcement, 25% were against, and 7.5% were neutral.

### Community Suggestions

Throughout the stakeholder engagement process, the community provided some possible solutions to the parking challenges that they experience in East Los Angeles. In the online survey, the solutions offered by the community fall into several categories, among them are:

- Enforcement, of parking policies and code enforcement (e.g., inspections)
- Infrastructure improvements
- Increased parking capacity
- Residential parking permits (RPP)
- Land Use, transportation, and housing policies
- Education and incentives

Within those categories, community members offered the following solutions.

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### Enforcement

- Increased citations
- Towing
- Increased night patrols
- Increase building inspections to ensure that new housing stock contains adequate parking
- Hold residents accountable for holding inoperable vehicles and parking them for sale
- Keep track of abandoned vehicles
- Prevent parking of oversized vehicles in residential streets
- Limit the number of people operating mechanics shops out of their homes
- Educate residents and enforce the code on hardscapes to prevent front yards from being turned into parking lots.

### Infrastructure Improvements

- Mark and stripe parking stalls on the street like Maywood to prevent people from parking inefficiently.
- Place parking meters near businesses
- Make ADA spaces dedicated to the household that requires it
- Add speed limit signs and speed bumps in residential areas
- · Add back parking that was removed in City Terrace

### Increase Parking Capacity

- Build off-site parking to allow residents to park, and offer lower to no-cost options for low income bracket households
- Provide parking lots for residents
- Add parking horizontally and vertically
- Build on underutilized lots
- Use empty/underutilized lots as parking

### Residential Parking Permits (RPP)

- Should be based on household size
- Should be equal only to the number of spaces on the street
- 1 permit per household
- 2 permits per household
  - o 2 permits at the same, escalated fee up to 4, contingent upon registration and insurance
- 3 permits per household
- 4 permits per household
- Based on per driver rather than amount of cars
- Should be based on number of registered vehicles
- Based on the number of bedrooms per household
- Based on the number of people on a home lease

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### Land Use/Transportation/Housing Policies

- Shuttles in residential areas for improved connections to regional transit
- Rent control so families don't have to live together.
- Landlords need to allow renters to park off-street
- Paid parking
- · Address homelessness, allocate a place for people living in their vehicle to park and access resources
- Mandate sufficient parking for renters

### Education and Incentives

- Encourage property owners to clean up their garages and not use them for storage
- Education on parking restrictions
- Limit number of cars per household
- Focus on getting residents with off-street parking to utilize it
- Make it easier for people to offload their inoperable vehicles
- Educate residents on illegal dumping

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### Issues and Impacts to the Community

As revealed in the existing conditions analysis, there are numerous parking issues that the East LA community faces regularly. Among the key issues and common themes observed and gathered from the stakeholder outreach are:

- Lack of available on-street parking
- · Limited enforcement coverage
- Illegal parking (Hydrants, Double Parking, Intersections, Red Curb,
- · Low turnover of on-street parking
- Unofficial 'reserving' of parking spaces
- · Parking spillover from surrounding commercial uses (e.g., car sales, auto body into residential streets
- Parking spillover from street vendors and catering trucks into private commercial off-street lots
- Parking spillover from surrounding residential uses (e.g., parking in commercial lots, streets).
- Parking spillover from non-residents (i.e., people from outside immediate neighborhood)
- Parking spillover from transit riders into residential and commercial streets and private commercial offstreet lats
- Oversized vehicles (RVs, Trucks) parking on the street
- Inoperable vehicles parked on the street
- Multiple car ownership
- Inconvenient street cleaning hours
- Under parked developments resulting from land use policy (minimum parking requirements)

While there is no single source of the parking issues experienced in East LA, there are some overarching issues that if addressed can begin to provide relief to residents and businesses with respect to their parking issues. The following section highlights the main issues in East LA and their impacts on the community.

### Lack of Available On-Street Parking

The number one issue identified by residents and businesses in East LA was the lack of available parking on the street. This was especially prominent in residential areas, where Walker staff observed over one hundred percent occupancies in virtually every study area zone. Along commercial corridors, high parking congestion was also observed, and stakeholders also expressed the conditions of unavailable on street parking near their businesses. For some residents and businesses, those whom do not have off-street parking, the availability of on-street parking is vital.

### Impacts of Unavailable On-Street Parking

In residential areas the impacts of a lack of available on-street parking mean that parking is a daily problem for residents and their visitors, especially those that do not have access to off-street parking. This is because they compete with other residents for the on-street parking supply on any given block. As shown in the community profile, East LA is one of the densest residential areas in the county, and with most people relying on vehicles to access their jobs and services, the parking issues are prominent.

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Parking is a quality of life issue. When asked if they 'worry about losing their parking space on the street if they moved their car', 90 percent of respondents to the online survey agreed that they worry about on-street parking availability. Moreover, when asked if they must plan their day around the availability of on-street parking, more than 80 percent of respondents indicated that they plan their days around the availability of on-street parking. Residents in East LA must factor parking into their daily routines.

Because available parking is so scarce, residents have become accustomed to holding onto their on-street parking spaces, for fear of losing their space on the street. This practice inevitably begets more holding of spaces by other residents as everyone tries to ensure that they maintain a space near their residence.

Still, perhaps the biggest noticeable impact to on-street parking in residential areas is illegal parking. Instances of illegal parking were so widespread that they were observed in every zone, and lead to occupancies over 100 percent in most residential areas. Because available on-street parking is so sparse, some residents have resorted to parking wherever they could find space, be it along red curbs, in front of hydrants, in front of driveways, in intersections, and double parking, to name a few.

In commercial areas, the impacts of a lack of available on-street parking mean that customers may not find convenient parking when they wish to patronize East LA businesses, which in turn can impact the patronage of those businesses. Similar to how residential on-street parking results in the 'reserving' of spaces, commercial areas also experience a form of 'reserving' in that spaces do not turn as often as they should. This is due to the substantial presence of mobile vending trucks and stands that stay well beyond the posted time limits. A parking space that is intended to turn cars at least five to ten times a day (for example, using a two- or one-hour time limit), may only park one to two vehicles a day if occupied by a business owners, employee or food truck, and effectively provide no customer parking for surrounding businesses.

During the public meetings, focus groups, and online survey, business owners, employees, and visitors of East La noted that a lack of on-street parking is the number one issue for them. This issue is key, especially for those businesses that do not have their own off-street parking. Thus, ensuring the availability of short-term on-street spaces is vital for East LA businesses.

### Factors Leading to Parking Availability Shortfalls

There are a number of reasons for the severity of the on-street parking conditions observed by Walker and expressed by the community, among them are:

- Inconsistent or ineffective enforcement of current regulations
- A free to park system, which makes enforcement challenging and may encourage people to leave cars
  parked at a given location for a longer period of time
- High automobile reliance
- Newer vehicles may not easily fit in older garages limiting off-street parking options
- The preference or necessity of residents to park on the street
  - o Some residents don't have an option but to park on the street
- Insufficient parking demand management

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### Parking Spillover

The issue of unavailable on-street parking leads to issues of spillover when no apparent off-street parking spaces are available. Parking spillover generally refers to when parking demand for one land use spills over into the parking supply of an entirely separate use. Residents and business owners highlighted parking spillover issues in various forms.

In residential areas:

- The community noted parking spillover from car repair businesses and from auto sales businesses into residential streets.
- In the survey, employees in East LA noted that they utilize residential on-street parking when off-street parking is unavailable at their place of work.
- Community members noted that parking spillover from transit users occurs into surrounding residential streets.
- Lastly, residents complained that non-residents (i.e., people from outside of the immediate neighborhood)
  often park on their streets.

The impact to residents from parking spillover has increased competition for the finite parking spaces that are available on any given residential street. Thus, propagating the tendency for residents to hold onto their spaces.

In commercial areas, spillover issues were noted from:

- Catering trucks and street vendors occupying space in private off-street lots and their customers parking
  in those lots; thus, taking up parking allocated for patrons of adjoining shopping centers.
- Similarly, East LA business owners and tenants noted that catering trucks and their patrons occupy onstreet parking along the major commercial corridors, and as a result occupy short-term spaces that are meant for patrons of commercial corridor-lining store fronts and restaurants.
- Spillover from transit users into private commercial parking lots and commercial street occurs near the transit stations.
- · Walker also noted and observed residential spillover into off-street parking lots during off peak hours.

The impact that spillover has on commercial businesses is mainly highlighted by the fact that these spaces are not turning over as they should. Business owners have noted that catering trucks, street vendors, and transit users utilize parking spaces meant for their patrons often all day long. As a result, the impact to businesses is less opportunity for patronage.

### Limited Enforcement Coverage

There is a general sentiment in the community that parking enforcement is not meeting the needs of the community. Residents feel that enforcement does not do enough to address the parking issues that impact their neighborhoods outside of street sweeping hours. Business owners and merchants feel that enforcement does not do enough to ensure that short-term spaces along commercial corridors turnover to allow customers to patronize businesses.

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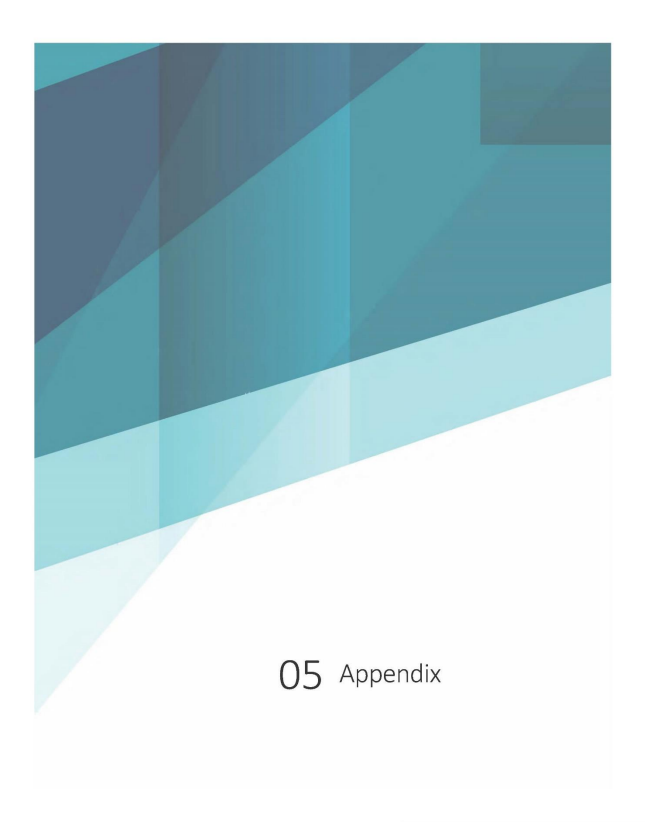
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As part of this study, Walker is conducting a thorough review of current parking restrictions and enforcement practices to identify where and how improvements to enforcement can be made. The following chapter (Task 3) provides that review.

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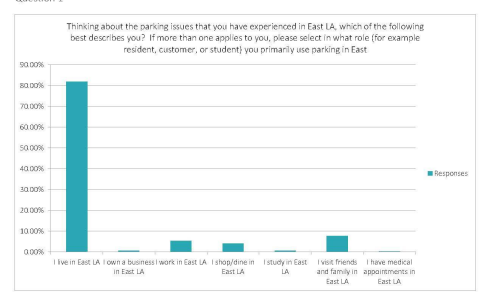


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Appendix A: East Los Angeles Parking Survey Results (English/Spanish Combined)

## Question 1

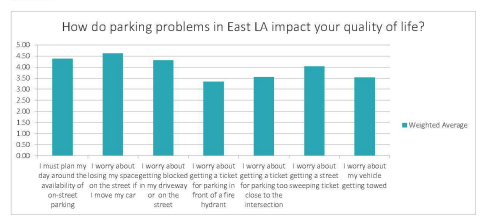


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#### Question 2

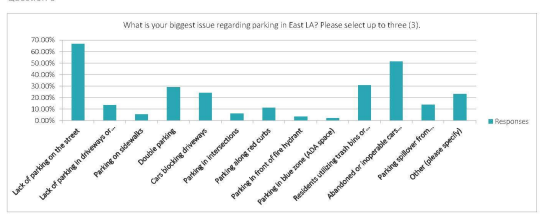


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#### Question 3



Respondents Other (please specify)	
1	Households not utilizing their driveways for their vehicles
2	multiple cars from one house
3	residents parking their unused but operable cars out in the street because they own to many cars.
4	not enough parking at local businesses

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5	Parking overnight in alleys because there are no signs posted not to park; worry about an emergency vehicle not being able to enter the alley because of all the cars parked overnight.	
6	People moving trash cans on trash day to park their car on that spot and sometimes my trash doesn't get picked up because the bin is on the sidewalk	
7	Parking illegally in alley	
8	Overcrowded housing, apartment complexes/multi-unit housing that do not provide housing. Too many people with access to driveways in their home do not use them	
9	Rent being too high, multiple families living together to afford the high rent -which means more cars.	
10	The Sheriff Parking Enforcement NOT diligently doing their jobs. They drag their feet and it takes so much struggle/effort to give illegally parked cars tickets/towed. They should ticket/tow cars without having residents make a complaint. They are NOT earning their paycheck if we have to do this. They need to stop being so damn LAZY! Someone in higher position needs to pound the Sheriff Department on this. It should start with this practice until the end of the year before making drastic changes.	
11	Used car salesmen that use the street as their dealership! People HAVE TO RESORT TO PUTTING TRASH CANS! I had to get an electric scooter to save my parking and a tiny car so that I can actually have a life after 2 pm.	
12	Neighbors that are running a car repair business at their home & taking up car spaces!	
13	Recently our residential street lost 50% of our already overcrowded parking & now people are SPEEDING thru our neighborhood.	
14	Homeowners with renter not allowing them to use their parking stall, and blocking the drive ways, Homeowner; selling cars from their home created limited parking,	

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	apart. units on Miller St. w/no parking for their tenants. Homeowners not using their driveways to park their cars, but the street.	
15	We have two neighbors, one has a washing machine repair shop, he parks his fully loaded trucks onto our streets and takes 3-5 spots, other neighbor sells cars and parks at least 6 cars which is taking useful residential parking for us that DO NOT have driveways.	
16	Lack of enforcement by the sheriff's parking staff. Before the pandemic, they only came around street sweeping day or when we call to report an abandoned vehicle	
17	People fighting over parking	
18	Owning way to many vehicles for sales and profit.	
19	Up to code commercial trucks and vehicles - air pollutant concerns	
20	Some people don't use driveways and too multiple families in one household	
21	On some occasions there is not enough parking do to several neighbors having 6 to 7 cars per house hold. But lately it's been ok this is for stringer ave.	
22	Multi generational homes have multiple cars that take up a lot of street parking	
23	I am selecting other due to the limit of only being allowed to select three, in reality all these are issues. not just three.	
24	People experiencing homelessness have their cars/RVs on Alma between Whittier & Verona	
25	Difficulty getting handicapped spaces	
26	Used car dealerships parking their overflow inventory on the residential streets - this is MAIN reason why there is a lack of parking for streets off of Atlantic Bivd. Between the 60 f-way and 5 f-way. That is the auto squat of ELA. More than 20 dealers. It's	

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	really bad at Olympic and Atlantic because there are several down west on Olympic Blvd.
27	People selling cars on our block and taking parking spaces from residents
28	House holds have 7, 8 junk cars just parked on the street
29	Neighbor running auto repair business at home taking multiple parking spaces on street.
30	People operating a mechanic shop out of their home and using the street to park all of the cars they need to fix.
31	Having 1 neighbor have 12 none working cars parked on the street and never moving them.
32	Abandon cars, cars parked double park in my street, and cars blocking always! Only using a space for trash day but annoyed when they move them in the middle of the street and when they leave they don't put it back.
33	Too many apartments/duplex zoned and no parking for the cars so multiple families living the with multiple cars.
34	Neighbors that don't use their driveways
35	Neighbor leaving car in front of our house for over 72 hours, tires need to be chalked and enforced
36	Lots of people leave broken cars on their driveway and park their working cars on the street
37	People with more than 12 cars that park on the street and have driveways
38	only one side of our street is usable for parking.

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39	RVs set up as homeless encampments taking you space on street, with trash spilling over onto street and sidewalk, making me feel unsafe walking too close to it.	
40	Some residents have multiple vehicles that they use to save parking, often taking up the whole space in front of a home with one car parked in the middle. This is to prevent someone else parking there so they save the space for someone else in their family. They will frequently move one car forward and park their other car behind it and wait for the street sweeper to pass by so they can move their car back there so no one else gets "their" parking spot. This is likely due to their landlord not providing them enough parking in their property.	
41	People having multiple cars from another street parked on my street.	
42	street cleaning tax	
43	kipp school not having parking for staff and parents at there school they expanded but did not supply parking for them. Our street during school time is busier than Whittier blvd the noise level is if we lived next to a freeway then the noise from the school makes since was a quiet neighborhood at times unbearable we have 3 other schools and for over 20 years no noise until kipp opened. Neighbors trash bins are in the middle of the street due to them blocking driveways or squeezing a car that partially blocks a driveway Neighbors block their own driveway cause there is no parking.	
44	People having way too many cars per house.	
45	People with multiple cars!	
46	Too many homeless people parking in the street and taking over parking areas.	
47	Apparent Used Cars dealers take up parking in our streets	
48	Too many cars due to illegal auto repair in a residential area, parking on the corner of streets	

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49	Apt complex don't have parking which causes the to use SfD parking a domino effect.
50	Residents not having permits to park in their neighborhood
51	cars that doesn't move more than 72 hrs; loitering while parked; trash
52	Cars using more than one space not allowing another car a slot.
53	The streets are too small and cars park on both sides- peoples cars get hit all the time.
54	Too many cars per household
55	Residents not utilizing their driveways
56	Not being able to park in front of my own house
57	The current parking situation is horrible, the housing projects residents park multi PK lenders on our street and reserve for their household members. As well as neighbors saving parking and not utilizing there driveways
58	People from the metro station parking on the street
59	Too many cars per residence.
60	Using driveways as businesses. Too many cars!!!
61	There are too many cars on the already tight streets. There have been a number of incidents in our neighbor hood. Car accidents, altercations over parking and cars blocking driveways 3 in the past month. There are houses that have 5-6 vehicles.
62	HUGE WORKING TRUCKS PARK ON RESIDENTIAL STREET BLOCK THE VIEW ONCOMING TRAFFIC COMING OUT OF DRIVE WAYS OR CROSSING INTERSECTIONS. THIS TRUCKS COLLECT METAL SCRAPS AND HAVE CARGO UP TO 10 TO 15 FEET HIGH.

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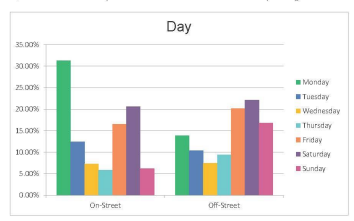
	ALSO Residents utilizing trash bins or other measures to 'reserve' parking on the street
63	People taking 2 spots to save for family members
64	People have large numbers of vehicles. My neighbors have up to 6-7 vehicles per house in a single family home. They also have vehicles that are not in use just taking up space.
65	People parking in the middle of two parking spaces
66	Large vehicles parked in corners obstructing the view of drivers trying to turn
67	Motorhomes used as dwelling.
68	Motorhomes or Business trucks parking taking up multiple spaces
69	Households with more vehicles than they have space for.
70	Large vehicles
71	People living in their cars and RVs has lead to public dedication or urination, trash being littered on the sidewalks, unwalkable sidewalks
72	I have more than three because parking is not enforced in East LA. I am adding Parking on sidewalks, Double parking, Cars blocking driveways, Parking in front of fire hydrant, Abandoned or inoperable cars parked on the street

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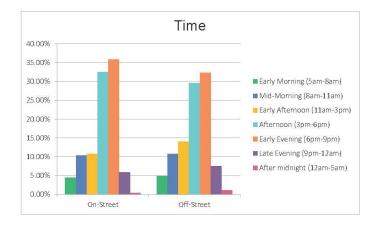
Question 4 - What day and time is it most difficult to find parking in East LA?



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Existing Parking Conditions Walker Project #37-009033.00

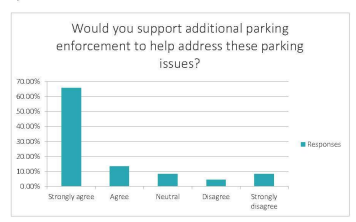


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## Question 5

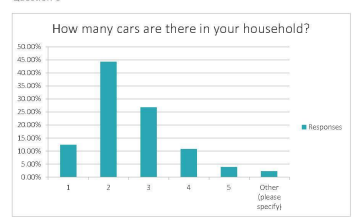


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## Question 6



Respondents	Other (please specify)
1	9
2	6
3	Other tenants have more than 4 cars per tenant

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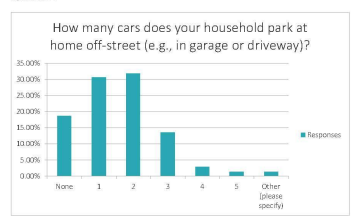
4	We have our own parking inside, what I hate is when they move the trash to use for parking.
5	6
6	6
7	Multiple, but all are parked in our property

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## Question 7



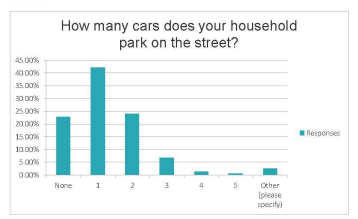
Respondents	Other (please specify)
1	We own our home and have no drive way. I park both my cars on the street
2	We have 6, only 1 parks outside but when no parking, we take it inside.
3	6
4	We have designated spaces in the Maravilla Housing but even then households with extra cars have been parking their cars inside without hav

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## Question 8



Respondents	Other (please specify)		
1	1 only when running errands		
2	I sometimes park on street if there is a spot		
3	7		
4	We own our home and have no drive way. I park both my cars on the street		

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Existing Parking Conditions Walker Project #37-009033.00

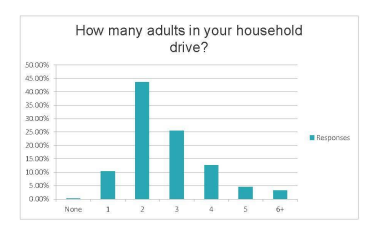
5	Friends can't visit due to no parking	
6	Sometimes 2 depending on my guests.	
7	Not able to park on street always occupied	
8	Don't have parking soace	

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Existing Parking Conditions Walker Project #37-009033.00

Question 9



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## Question 10



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Existing Parking Conditions Walker Project #37-009033.00

# Question 11



Respondents	If no, why not? (please specify)
1	I want to park my car in front of my house on street. I don't like anyone parking in front of my house. My neighbors are filthy. They leave food and trash in front of my house .
2	Not allowed to
3	Currently have a vehicle on one side of the driveway that is inoperable other vehicle I park in the drivewayhusband vehicle blocks the driveway.
4	Space too tight

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5	I don't have any.
6	Don't have a driveway
7	no off-street parking options available to us
8	I don't have any off street parking
9	No driveway.
10	there are so many young people in their 20s in the neighborhood living at home with two or more cars. I mean they own two vehicles themselves. Then they complain when there's not enough parking on the streets. It would help if we had one or two dedicated parking lots especially for residence in the neighborhood. Also It's hard to get out of my driveway especially with so many cars parked on the street and I don't have a sliding gate.
11	We have no access to off-street parking spaces.
12	We keep one car to the front of the house because other cars will park in front of our home and leave the full week without moving it. The owners of the cars usually live an estimated 8 houses down from our home.
13	I have a driveway. If I have friends visit they park on the street - or I move my car to the street and give them my driveway.
14	I don't have a driveway or spot to park my vehicle therefore I have to park on the street
15	n/a
16	Don't have off-street parking.
17	I recently got a ticket for parking in front of my own garage! My garage blocks only my personal entrance - doesn't block a sidewalk or any other public area.
18	We dont have a driveway.

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19	I park in my driveway.
20	Because having to move cars for other people who drive in the household, we all have different schedules.
21	Because I have no driveway or off-street parking
22	I rent a garage for \$75 to allow me to have a parking space. The garage is too small for my vehicle and many times people park in my spot. I leave notes and at times had to call police.
23	Garage to small
24	I don't have a driveway
25	I use all the parking slots assigned to me in my unit but due to planning codes, I must still park one of the vehicles on the street
26	do not pay for parking space
27	I do not have off-street parking available owner uses them
28	Because I have neighbors that have more than 5 cars per member they use all the parking spaces don't move cars for days and when they do they call other family members to park where they are parked makes it so hard for people to find parking they use big working trucks that occupy at least two parking spaces and don't move this cars for days
29	Garage was built in 1920, only fits 1 compact car. Front of house has no parking sign due to narrow street.
30	There's never parking so I can't never park outside my home
31	Because my driveway gets blocked and I can't get out in case of emergency. I care for an elderly person.
32	Don't have any parking

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33	Unable to park
34	We leave the 1 garage spot available for guests because the parking is so difficult
35	Have to park in front of our house or people will park and block the drive way and not able to get out. Have been late for work, dr appointment, special engagements. I have almost hit cars trying to get in or out of driveway when it's blocked on both sides.
36	No space
37	garage used for storage, and play area for toddler in household
38	It makes it hard for us to move and rotate cars the driveway is straight, my landlord parks her car so when she goes out we have to move and rotate cars
39	We use our driveway for different things.
40	No off street parking is available.
41	Our driveway parks three cars but we only own 2
42	no off street parking
43	We only have 2 cars
44	Parking not available. Some residents have 9 vehicles they park on street. They leave driveways as yard space.
45	I rent an apartment
46	driveway small for handicapped persons in home total 2 handicapped persons one vehicle is to large for driveway
47	Its hard to find parking, theirs a mechanic neighbor that has all his work parked out in the street.

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48	I don't have a parking spot, we have three units that have small parking garages in the back alley, but all three are used by one tenant who pays rent for them. So two of us have to park in the street, but the tenant who rents the other two garages, puts one of his cars, which is a van, in a spot in the back that was said can be used, first come first serve. The other two small garages he uses for his business and has three other cars that he parks in the street.
49	Drive way is too narrow only compact car fits
50	none available, live in apartment
51	Different work schedules
52	we live in a front house no driveway
53	We also use our driveway, sometimes one car on the lawn.
54	leave it for guest.
55	other tenants park inside
56	Cause we only have 2 vehicles
57	Cars will be left in front of my house for too long .
58	I don't have off street parking
59	Garage storage
60	We don't have that many cars
61	This is NEVER an option for us. There are way too many cars in our street. Some if not a lot don't belong in our neighborhood we need permits we need to enforce regulations
62	Only have two cars at this time

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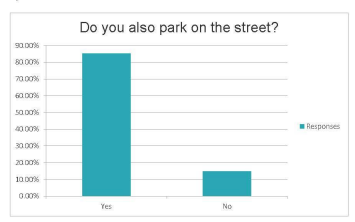
I don't have off street parking
I don't have my own parking space
Never parking in front of my home
My car doesnt fit in the garage
Yes I do but on night when the street sweeping passes cesar chavez people park their unpermitted cars inside maravilla housing
Full of stuff
Roommate is in and out and not convenient to park in driveway
Can't park inside renting
Unless I'm leaving again
Extra off-Street space is kept open for family who assist with child care
As a tax payer I feel like should have the option to park in front of my property.

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Existing Parking Conditions Walker Project #37-009033.00

Question 12



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Question 13

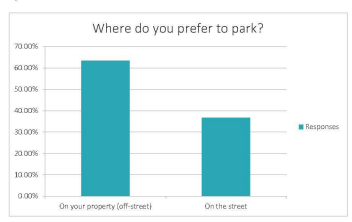


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Question 14



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Question 15

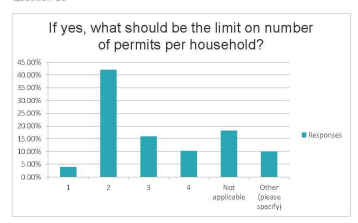


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Existing Parking Conditions Walker Project #37-009033.00

Question 16



Respondents	Other (please specify)
1	Depending how many drive in the house
2	Equal the of cars parked on street only
3	In my neighborhood and the parking problem is due to a lot of young people owning more than one vehicle. It's not like they need a work truck and a car they just have the luxury of only two vehicles and still living at home with their family

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4	The answer to 15 is YES and NO. It's not just residents - what about friends and although I
	don't have family here, but family for those that have visiting family members.
5	Have them pay for all the cars that they actually use
6	It depends on the family size within reason and how many cars each family owns; case by case bases. Any if they have driveway; it should be used.
7	Do not support parking permit district
8	I do not agree with the permit parking, I think parking enforcement should be increased in evenings and on weekends. Double parking and blocking sidewalks is a big problem. I would like to see a parking structure for resident use.
9	uit
10	At least 2-3 per household, I have 3 units and total we have 6 cars.
11	Maybe it is per driver rather than the amount of vehicles.
12	one permit per car in household
13	Unlimited
14	There should be no limit as long as it is for a resident
15	It should perhaps depend on the size of property- one or two cars per room?
16	1 permit. Houses have driveways! Leave street parking OPEN for visitors!
17	It should be according to how many residents have registered running vehicles.
18	4 for permanent homeowners or renters and availability plto purchase guest permits for family from out of town that visit

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19	One fee for two permits; fee for extra up to 4, contingent on proof of current registration and insurance.
20	depending on household size
21	2 paid one free for guest (guest hours will need to have a time frame not able to use for overnight)
22	Unable to answer since household incomes and sizes vary. I would hope strong messaging incentivizes households to limit cars and donate non-functioning vehicles to make room for easy flow of traffic.
23	The amount of licensed drivers
24	I car per driver license
25	Depends on the number of residents zoned for each building
26	one permit for each current driver's license
27	Should be number of permits based on number of bedrooms.
28	Depends on how many bedrooms are in the home. I don't think a 2 bdrm should have 5 cars because that signal overcrowding
29	Depending on number of people on a lease for the home/apartment; that should be the limit
30	It should be based on home size.
31	Based on # of bedrooms for property

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Question 17

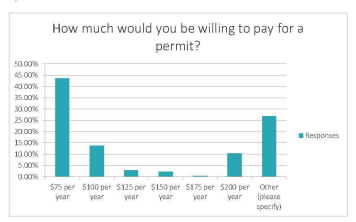


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Question 18



Respondents	Other (please specify)
1	0
2	\$25
3	\$50

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4	between 100 to 200- some families sell cars and take all parking spaces- on Boswell St-Downey Rd
5	50
6	I am not interested in paying for a parking permit.
7	\$50
8	\$80
9	\$20
10	\$24 per year
11	I am not in support of a permitting practice. The area is largely low to extremely low income. To impose a fee/fine is predatory. Please address the challenges with regards to overcrowded housing first.
12	None
13	The permit won't help because most of the people taking up parking in my neighborhood our residence. We recently had the city close off Herbert Circle so that city workers could get through. As a result people started parking over in my immediate street and taking parking from residents that live on that block. Another big problem is that sometimes landlords are letting large amounts of people live in one house and they're not often immediate family. So if your house has an extended family or friends renting and there are seven or eight people then they have a lot of vehicles
14	Zero if these fees will be given to the Sheriff Dept. operations budget. They don't deserve more money if they don't do their job efficiently. I can bet my life you can get rid of 3 inefficient employees and hire 1 good efficient one. They are lazy, arrogant and drag their feet when servicing public complaints on parking.

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15	No permits! We already pay taxes & very high rent - do not make us pay more to live here.
16	\$50 per year per permit. Where does the money go?
17	nothing, parking is public space. you don't have to pay to go to a public park
18	0
19	0
20	\$0 - \$25
21	\$50 per year
22	0.00
23	None
24	Not willing to pay for a permit
25	none, off street parking should never be paid for. The economic structure in East LA wouldn't make sense for a low socioeconomic neighborhood
26	Don't agree with permits the issue is current residents specifically two naighbors have to many cars for there house hold and they park all there cars on the street. We also have one neighbor that h as a driveway park there cars on the street wall the driveway is empty. This for stringer ave and Pomeroy st.
27	Zerowe.are on a fixed income and cannot afford any of the above
28	\$50 because anything above that fee would become inaccessible for working class community members.
29	\$0

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30	50.00
31	Should be included in property tax
32	Nothing!!!! We already pay enough taxes!!!!!!:O
33	50
34	As a home owner i should not be charged a fee to park on the residential streets - MY PROPERTY TAXES SHOULD COVER THST! GO AFTER THE BUSINESS THST PARK THRIR INVENTORY ON OUR STREETS!!!!!
35	Two free permits per households
36	None
37	\$50.00
38	0
39	Can we get discounts for more than 1, \$75 is okay. As a homeowner, I would have to pay for my tenants. I would say yes! The permit would only be for cars outside.
40	I think this should be determined by the avg median salary in this area
41	I would rather not pay anything
42	Disabled \$0, one free other escalate
43	25.00
44	None
45	50.00

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46	\$50 per year
47	0, I do not approve
48	Nothing
49	0.00
50	\$15
51	\$50
52	0
53	Homeowners pay alot in taxes already we pay 00for curb and street maintence. I think it would be nice 4 permits per home at 100.00 for all 4 plus visitor pass if only evening permits then less people who handicap have nurses and therapist that come throughout the day would need additional assistance if permits needed theoughout the dayt.
54	\$50
55	none
56	50.00
57	50
58	First 2 should be free per household; \$100/year additional
59	0
60	1st one \$75, any more than that \$300each
61	\$40

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62	\$25
63	50.00
64	Prefer no fee to park in my area
65	\$25-\$50/year. This is a low income neighborhood, I want my neighbors to be able to afford it
66	35.00 per year
67	None. Parking should be free!
68	None
69	20.00
70	If you are a property owner or lease holder it should not cost more than \$40 annually
71	0\$
72	It should be free we pay property taxes
73	\$30
74	0
75	50
76	Nothing
77	50
78	I don't support fees
79	25

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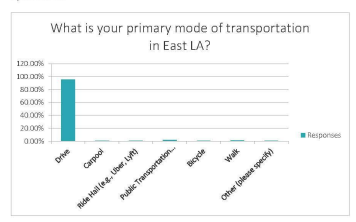
80	Sliding scale Sr. Ctzn	
81	I'm not paying for parking , my Taxes should be enough make permits available for home owners at no cost	
82	None	
83	\$50	

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Question 19



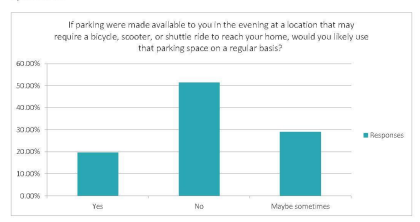
Respondents	Other (please specify)
1	I drive and take public transit interchangebly depending on the needs of my job
2	Company vehicle

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## Question 20



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Question 21

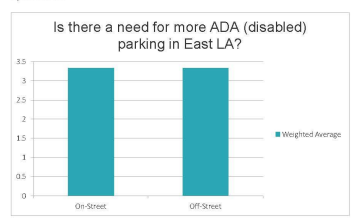


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Question 22



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Question 23 - Please provide address or closest cross-streets to your home.

Refer to Figure 20 for a reference map. Actual addresses not shown for the privacy of respondents.

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Question 24 - Please provide any additional comments that you may have regarding parking in East Los Angeles.

Respondents	Responses
1	Parking was fine onwoolwine till they put no parking signs on one side of the street forcing all those vehicles to find other parking alot of cars are also abandoned there never moved all this started whe. Covid started it makes it very difficult on everyone n the situation
2	Too many red and loading zones.
3	Too many cars parked on street. Some households have up to 8 cars parked on street. This should be unacceptable.
4	I have called the ELA Parking enforcement several times and can never get a hold of anyone. And leaving a message is impossible, the voice mail is always full.
5	We need help in contacting street sweeping, answers we may have .
6	They don't give tickets for expired tags or abandoned cars parking violations are not unforced
7	Cars that dont run that are left parked in one spot until it's time 2 move them for street sweeping.
8	I support parking enforcement issuing citations and tows to repeated offenders.
9	I feel that there are too many cars that are out order and are just move from side to side to prevent tickets from street cleaning. Those cars need to be removed.
10	Implement marked street parking spaces to prevent cars from parking too close to driveways and intersections.

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-	
11	Need to actively clean up and remove excess cars not operable. They are an eyesore
12	Not enough parking at businesses. 2-3 metered parking would help.
	Parking fines should decrease in amount. Over \$50 is too high.
13	There's neighbors that park there cares that they don't drive to save parking. They double park.
14	Too many cars per house hold and people outside the area park cars in front of my home and drive off with someone else
15	Low income families with cars that are inop leaving cars collecting webs on street
16	People in East LA sometimes space their cars too far apart and it waste space. There are also a lot of commercial trucks with junk in them taking up space on residential streets.
17	There are many households that have 3-4 cars and all of them have e expired tags/ registration and are parked on the street, therefore there is no available parking on the street, would suggest looking into that
18	Help us with this parking situation it's really bad
19	Na
20	The parking problem could be remedied if property owners are encouraged to clean up their existing garages and use these spaces for car and not for storage. Also, the city allowing people to convert their garages into living spaces is not helping matters. I have a neighbor that has 7 cars and he was allowed to convert his garage into a living space.
21	Asking supervisor solis and the planning department to issue residential parking permits. also need pay per parking space meters on whittier blvd.

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22	Unless sufficient parking enforcement is maintained, parking issues will not improve only worsen.
23	I believe residents should be educated on the parking testrictions for example, can't park close to or block driveway. There are markings on the street and residents either don't know but the majority of the time don't care.
24	There are many unused vehicles taking spaces. Many vehicles belong to 1 address.
25	there are too many inoperable vehicles and campers parked illegally without valid registration and we need the street sweeper to clean the streets. our streets are filthy!
26	City help to add second driveway for 2 homes on a lot. Reserved parking I'm front home for at least 1car
27	home parking space is used as car storages for non working cars for years. Limited number of cars per household should be implemented my neighbor has 3 parking spaces in their home which they use plus have 7 cars parking on street
28	I really wish parking enforcement would do their job. There are so many cars that park on corners blocking the view of intersections and ada corner sidewalks. Cars double park over night. There really should be a night parking enforcement. There would be so many violations and you can use that money to pay for other East LA city improvements. Treat us like we live on the westside and get this situation in order.
29	Parking enforcement should cruise in the evenings also
30	There are some businesses primary from mechanics that leave the cars they're working on, on residential parking
31	People who don't live in the neighborhood park here, making it harder for the residents that live in the neighborhood to find parking once coming home. Although we do have neighbors who don't use their driveway instead they prefer to park on the street. They usually hold their most prized cars or cars they don't use in their driveway.

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32	I have lived in East LA for over 25 years. I am a homeowner with 2 garage spaces for our cars. However, despite having parking off street, it is almost impossible to find a parking space close by. If we have get togethers with family members, we have to encourage them to Uber because of this huge problem. Please help us with this problemit's long overdue.
33	Cars are left from local body shops
34	Illegal parking in alley is a big problem
35	There are too many houses that are converted to apartments and do not provide sufficient parking for all those tenants.
	There should be dedicated handicap parking that is assigned to the households that need it, too many people have handicap placards that take up all the handicap parking with a few blocks of the area for those who actually live there and need them.
36	One households have to many cars. That's why it's hard to fine parking and broken down cars.people always double park too.
37	North Bonnie Beach is primarily single home residents, it is in recent years that parking has become an issue. Possibly reasons beyond the scope of what the County can do, for example almost anyone can finance a car so we face too many cars on the road.
38	We have a lot of renters in the community and renters do not often have control over parking, especially when the property lots have been jam packed with housing stock and no parking. Additionally, the persistent economic disparities have continued to force many adults to live with their parents or other family members, thus increasing the number of vehicles in the area. Any parking solution must focus first on getting individuals with access to parking off-street to utilize it. Then we must focus on viable solutions that do not further punish those at the lowest income bracket which includes parking structures off site offered at no cost. Make it easy for people to offload their non-working vehicles in order to make room for working vehicles in their driveways and on street. Increase the number of building inspectors to ensure that when new housing stock is being constructed it includes adecquate parking.

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39	Lots of people parking Their cars in the middle of the street making it very dangerous For drivers the round abouts took away many parking spots as well
40	There are some landlords that rent out homes to people that aren't immediate family and there may be more than five adults in a small home but everybody has cars to park. Parking was fine in my neighborhood up until a couple years ago when it started to increase and more recently when Herbert Circle was closed off, which is understandable especially when city workers need to drive through in the circle was overcrowded or double parked. also some kids are still living at home but they own more than one car at their age and it's not for work purposes. I think we need a parking lot nearby or what would really be helpful is a shuttle bus that would come up the hill by Herbert Circle if that's possible That would make it easier to jump on the L soul bus and go downtown.
41	Feel free to call me with any questions at 626 533 0044. I have lived in City Terrace for 52 years. My name is Donna. I am glad that the County has recognized this problem. I hope it can be remedied.
42	Please do something about it. We have big metal collection trucks that are getting bigger, heavier, and unsafe taking over the streets.
43	Please do something. It feels like just talk and nothing gets done.
44	McDonnell Ave, between Telegraph Rd. and Olympic Blvd, lacks residential parking because of the car repair shops in the area take all the street parking spaces. Their cars are only moved when on street sweeping days.
45	We shouldn't have to pay for parking within our community. Please ensure there is rent control so families do not have to live together in order to afford rent in this area. Also, multiple homes in the area have been converted to apartments that has also effected our parking situation on the street. Majority of our neighbors respect one another's space in front of our homes. Also, it should be noted this area has older style homes where the driveways are too narrow for us to fit cars down them.
46	Istrongly suggest Parking Enforcement pick up their slack and enforce parking restrictions. I guarantee you they would enforce it if we were in Beverly Hills or some rich neighborhood. Start with getting on the Sheriff's ass about doing a no tolerance enforcement for the rest of the year

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	and see if that works. We shouldn't have to be begging our public servants (Sheriff/Parking Enforcement) to do their job. And it shouldn't be like trying to pull teeth to get complaint addressed right away. It's ridiculous! DPW also needs to update the infrastructure to fix the parking issue. This
47	On the call it was mentioned that driveways were found not being used. Couldn't that be because someone was on vacation (like my roommate for 2 1/2 weeks) or they don't have a car, their car is too large to fit in their driveway, or they work later or earlier than when the observation was made?
	I think the residents with more cars than drivers in their household should be addressed. On our street one household has 7 cars and 4 drivers - unfortunately they are the most vocal when the street parking spot they claim is theirs is taken and their argument is that they pay taxes so it's their space.
48	Parking becomes hard to find after 5pm, I have to plan my day to not go out after that time to avoid losing my parking spot, and at times it is inevitable that I must move my car and when I come back home I have to park 3 to 5 blocks away from home which is dangerous because I have been followed and I practically have to run home because I feel so unsafe, my son works night shift and same issue, no parking which at times we have no choice but to park on the red spots close to the intersection because of the lack of parking and for personal security
49	parking wars!!!
50	Many mechanics leaving cars out on the street to fix that take up space
51	Most households have more cars than licensed drivers.
52	It's completely unfair that so many people have cars parked on the street that are never used and or for sale as a business taking up parking on the streets, some people take advantage that street parking is free. A parking permit might be a way for people to get rid of unused cars.
53	We recently lost 50% of our street parking & our street parking was already tough. Now when I return home I regularly have to park 3 blocks or more from home. I have to walk on streets without sidewalks at night with my kids hauling groceries. I got a ticket for parking in front of my

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	own garage. My neighbors car windows were broken & he was sad he was parked so far from home bc he doesn't know who did it. Now people are speeding down my street bc it's a wide hill. We want our parking back. Sending the sherriff thru at 4am to give out tickets was not OK. Permits are not going to work. We pay a lot in taxes & rent - we can't afford to pay for parking like that. Please understand. Stop ticketing us to death. It's a lot. Maximize parking & minimize excess charges, this is not Beverly Hills & these fees add up.
54	Get rid of unused vehicles
55	The infrastructure in City Terrace has not been updated since 1962; and today residents have more cars per family, apart. units, on Miller Street, have no parking and struggle everyday to fine parking. We have homeowners that prefer to park on the street and not used their driveway, homeowners that have tenants that literally block their tenants from using their parking space and last homeowner selling used cars from his house.
56	Owners are renting homes to tenants with multiple families and vehicles that causes the parking problems on the streets
57	Our home unfortunately doesnt have a driveway, we are the only home without one. Appliance store (La Segunda) located on City Terrace Dr. takes prk from residents that live on Hazard Ave, in addition to an illegal taco stand that creates a gridlock. Also neighbor selling cars from his home easily takes parking from residents.
58	We need to hold residents accountable who have multiple cars (such as 20) that are inoperable and take up as much as two blocks of space. These are violators and they need to be prosecuted.
59	Charging should be last consideration. Some renters would have no where to go. I recommend innovative parking instead of traditional parking. How about adding marked parking spot. Horizontally and vertically
60	not enough enforcement. Cars sit for days pre and during pandemic. residential streets should not be the provider of overnight parking for businesses on Atlantic and Olympic that are lacking their own parking space on their property.

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61	There is an abundant parking behind dollar tree, numero uno market and 99cents store. The county should build parking structures there. There is no need to create a permit system, especially if you will be charging for it. It is the county's responsibility for the amount of development they have approved in East LA.Also, why will you be adding an extra cost to an already low-income renter community? Be considerate of the existing socio-economic conditions.
62	Appliance Junk Yard and Illegal taco street vendor on the corner of City Terrace Dr. and N. Hazard Ave, are a big cause of our parking situation. Also, neighbors who have car sales business and take up all the parking for their cars to be sold.
63	LA residents shouldnt have to pay a fee to have parking for their cars. You cannot survive in socal without a car and you need parking for those cars. A parking structure is a horrible idea , this just means more cars are going park there for shops and dining & it will not center the residents
64	There is plenty of revenue being generated from citations, therefore, I see no reason to have to pay for parking. In addition, I am not a proponent of parking permit districts.  While conducting your study, you must see that we have many businesses, schools, churches and residents, and parking is an extreme problem. I am also concerned about the cars that are parked for sale in front of Anthony Queen Library on Hazard Avenue. Another thing is NO MORE BUILDING if you cannot provide ample parking for the new building development! Thank you.
65	We are not sure if all of the 'ice cream trucks' are operable that are parked at what seems to be a parking lot for these suspicious vehicles that are like 'food trucks'. The trucks are not only noise nuisances and air pollutants, but they also are not up to health code and seem to be a front for other shady exchanges of 'things' in and out of the trucks. I attached a photo of one of the trucks, that very clearly has an address for an Ice Cream company (Huerta Ice Cream) based in Montebello. We saw the ice cream truck block a street for some time, as it backed up into a driveway of a residential home on Bonnie Beach Place, near the William R. Anton Elementary School, where we noticed another supposed 'ice cream truck' parked. These trucks often have very odd, creepy art and images on them, as well as graffiti. They look rusted, beat up and definitely condemned. We have also noticed neighbors of ours, visit the trucks on the street, for extended periods of time (sometimes an excess of 20 mins), not buy any ice cream, but instead exchange

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	something else (often bags that come from inside the homes, and the people pass off to the truck drivers).
66	We need more street parking enforcement
67	I live down around the corner from Floral Drive, and I notice many vehicles that are abandoned or inoperable. Rodents nest in these vehicles and chew the electrical wires, further detracting from the vehicle's capabilities thereby placing more financial strain on its owner.
68	make officers keep track of vehicle abandonment
69	Hive in the hills and it is very difficult to navigate here due to visability issues when making left turns. There are many accidents on both Rowan and Gage Avenues due to this problem. Cars obstruct the drivers' view and the speed at which cars are driving also impact the safety of both vehicle drivers and pedestrians alike.
70	I think before they built the new middle school on Kern/whittier blvd they should have built a parking structure. There is not enough parking and the school will really impact the parking issues. Also many cars park on the corner of a street blocking the sidewalk making it difficult to cross the street. In the evenings it is impossible to find parking. Many broken down cars are on the street and need to be towed. Landlords need to allow residents to park inside also. My landlord does not allow us to park inside, so I rent a garage for \$75. My vehicle does not fit in the garage, but it saves me a parking. At times someone would be in my parking spot, I have called the police on occasion. More parking enforcement on weekends and in the evenings is needed.
71	how to encourage those that have driveways or land on property to park there.
72	Every neighbor in this block has more than 2 vehicles per household.
73	where practical driveways can be expanded sideways to create additional parking. These are called driveway aprons. It will make the front yard lightly smaller but it week ease the parking. Perhaps the county can offer a property tax break equal to the cost of the apron.
74	I completely disagree with East LA having a parking enforcement fee. Why is this information not going around to our spanish speaking neighbors? Many of the decisions that have been taking

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	place are only accounted for those that have access to internet. many of our spanish speaking community don't have access to a computer so I feel it is highly irresponsible to create a survey that is only limited to a few individuals.
75	permits won't solve the parking issuethe issue is too many cars to a home and not enough off street parking available
76	Street parking in our residential area specifically where I live 1226 Van Pelt Ave is dangerous. Cars speed down on our street, putting in danger children that live near by, cars are parked on the sidewalk, double parked next to each other, making the streets narrow with limited space for cars to drive through. My house hold as experienced two instances where our cars have been side swiped by speeding cars. In addition to a parking solution, our neighborhood/street need speeding signs and should consider the option of speed bumps. Our neighborhood deservers a safer living environment. With our narrow streets, I don't see how emergency vehicles like ambulances or fire trucks could make it through our streets. This seems to be developing as a bigger problem than I realized. We need a solution. Thanks.
77	People aren't respecting driveways anymore, always blocking residents.  I really encourage Parking Permits.
78	Permits will be the only thing that will solve parking, as well as getting junk cars off the streets, there are so many of them that haven't moved in months
79	There needs to be some sanctions for funeraria Latino Americana on Whittier Blvd/Alma Ave bc they park their funeral vehicles on my Alma between Whittier and Verona, plus tell their patrons to park at Salazar Park
80	We need parking enforcement officers to make regular rounds in the hills of City Terrace. You make great plans but people do not follow the rules after 5pm or on weekends. Also, please encourage people to clear out their garages and to park in them. Dumping is also a huge issue. People cannot park because there are mattress and dumped furniture throughout N Gage and City Terrace Dr.

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81	More street cleaning.
82	None
83	Parking in East LA is an uncontrolled nightmare. Residents and visitors alike, know very well that parking enforcement is virtually non-existent and thus there is little to no regard for posted parking restrictions. Parking enforcement, itself, needs to be enforced.
84	Too many apartments are being built with not enough parking spaces. A lot of landlords do not allow their tenants to park in the property.
85	People double park, and those who have space in their driveways prefer to use street parking, cannot understand why
86	It's getting infested with unused vehicles.
87	N/a
88	To many people with to many cars that are not being used at all an don't get moved.
89	double parking is starting to occur and has been causing traffic and small accidents due to no parking
90	Too many illegal rental units that do not provide parking for their tenants. Extreme problem with double parking, literally empty cars running, while dropping off kids at a home daycare that offers no parking. People using disabled spots as reserved parking, sharing a disabled plaque, telling neighbors door to door not to park on disabled, and keying and spraying cars that park in the disabled.
91	Many homes have been converted into apartments, which now include homes holding more than three adults, and with each adult that is at least one car. Perhaps there is a way to make a rule where property owners have to provide one parking per adult living on the property. Figure out a way to reduce illegal room additions/ without permit which is probably why there is an influx of vehicles, and less parking on the streets.

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92	Owners/tenants should be enforced and encouraged to use all the available space they have within their driveways or garages to minimize the over crowded street parking for those that do not
	2. Over sized trucks such as produce, ice cream, trailers trucks should not be allowed to use regular street parking especially if it's not in use
	3. Towing should be enforced for street cars/trucks parked with expired tags
93	Not enough parking should do paid permit parking , fully support that as some people have way too many vehicles and constantly block driveways
94	Parking is really bad something needs to be done with people who have big business trucks they should find parking somewhere else as far as other tenants should only be allowed one parking space per car and not take other peoples parking space and leave car for days is ridiculous that you could not even park on your own street parking because you have tenants who have more than 6 cars per house hold member and occupied entire street
95	Biggest issue for me is non operating vehicles left on street and similarly, people with multiple cars leaving their excess cars outside.
96	Parking in East LA is bad. The cars are always blocking cross walks or sometimes even the curb ramp and that's something the city should really enforce because of a handicap person falls because the ramp was blocked that would be a lawsuit. And sometimes you can't even see on coming cars. That's why there's so many accidents now in residential streets because you can't see on coming traffic. On my street some residents just show up and double parked and leave there cars all night till next morning. And they never get ticketed. I recommendation is to implement parking permits and that will open up parking. Cuz many persons use the street parking as storage.
97	I believe part of the problem is multiple families living in a single family home. Also too much population density. The building of apartments and/or condos where single family homes once stood is a big part of the problem. I'm seeing three and four unit buildings in R-2 zoned areas.

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98	I understand it's their job but parking enforcement give out so many tickets way too often. It's dangerous for women to park so far and walk to their house if they work night shifts. I have struggled with being followed and harassed because of lack of parking
99	Many people are selfish with parking, taking up whole blocks (moving cars to tighten space for parallel parking, not allowing others to park)
100	Stop these used car dealerships from parking their cars on the Streets and you will solve a big chunk of the parking problem. CHARGE them for parking permits. And apartment—renters- charge them for permits if their building doesn't have parking. 6 people in one apartment and each one has a car, and there's 25 + apartment buildings with 20+ units - you fo the math!!!! So between the apartments and the used car dealerships home owner s have no extra parking!!! I've lived here over 50 years - my mom more than 70 years so we know what its become. Check out West Hollywoods permit parking!
101	No RV parking in residential neighborhoods
102	Double parked vehicles and ice cream trucks create a hazard by forcing other cars to go around them and into on coming traffic. I would like to see CHP involved in this survey in addition to parking enforcement and LASD.
103	Paid parking
104	There's no enforcement of the no parking zones so people continually park there blocking my in my drive way
105	Most households around me have more cars than licensed drivers.
106	The City should cut down on people operating Mechanic shops out of their homes
107	The ongoing issue on parking is due to neighbors double parking. There is parking spaces that can fit up to 3 or 4 (depending on car size) cars. Instead neighbors double park in spaces purposely occupying just the right amount of space that doesnt allow another car to fit. I must add that moat of the neighbors that double park also have they're driveway unoccupied which would make more parking available.

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	Also there are commercial trucks and tow trucks that are parked in residential areas. Many cars that are unused and Non Operating Vehicles have been parked for months
108	There is too many cars, too many houses/ residents in one house/ per block. I believe it's a density issue and the lack of efficient public transportation. Many residents have cars that don't operate and take up space. Many vehicles park blocking the intersections and pedestrian walkways/ curbs.
109	We limit ourselves to leaving due to losing parking, no one likes to visit due to parking, there's a lot of car non-operated parked, a lot of auto mechanic activity going on and cars left for days.
110	Painted lines on street would help with parking, so people don't park midway to "save" stops, or be in the shade.
111	People just don't care, they park in red, they block other people's driveway. They block fire hydrants, they park on sidewalks
112	Neighbors purposely park many cars on the street even when having driveway also residents from 2 blocks away park their cars and dont move them for days as well as some neighbors double park to save parking and some neighbors get upset if you park in front of their home on public street and they proceed to throw dirt or trash on your cars or stick nails in your tires.
113	I would like to have my own designated space in front of the property, I do not mind paying for my spot. This would help with trash day and provide at least 1 space for the tenant that has 3 cars. I provide my tenants at least 2 parking spaces and inform them that if they need parking, to put in their car in the property. Some of the property owners never provide their tenants parking. I fight with people that live a block away coming to our block to park their car, the issue is them moving my trash cans when I have them outside my home (1 space). This is a huge issue in our block!!
114	On my street there is a neighbor who owns an auto body shop down on Eastern & Floral but he parks all of his Vehicles that need repair on the street. He has taken up at least 5-6 spaces on the street. If he would store his vehicle that need repair at his shop there would be so much more room on the street.

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115	I don't support paying for permits, the problem is the area has a lot of renters vs. homeowners now and these people have like 4-5 cars per house. It's ridiculous, especially the people who's business is metal pick up or junk removal services. They have big trucks that take up more parking space.
116	Na
117	non operational vehicles up to 5 , same spot. Doub
118	Previous tenants that have junk collecting trucks leave them parked here overnight then come and park their car during the day to take junk truck during the day.
119	Need more parking
120	too many people from other block away Park a vehicle taking 2 spaces so that they have a space for their second vehicle.
121	no permits needed, ban trash can placeholders and double parking.
122	Too much dangerous overcrowded housing causing parking wars.
123	Lots of non operational cars both on the streets and peoples driveways .i find this behavior very ignorant.
124	There should be a parking structure built on the large chunk of land that contains pure empty field. Specifically, between Hay St. and Brady St.
125	I don't understand why you think that charging me for public Street parking is the solution. You are taking away my right and charging me to take it back. Unheard of and ridiculous.
126	N/a
127	Neighbors having more than 4 vehicles and Parking them on the street when they have a driveway available to them. Local mechanics or repair business' parking their clients vehicles on the street.

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128	people having multi cars that doesn't have tags. Cars not working.
129	Several RVs set up as permanent residences by Evergreen Cemetery, Superior Grocers, and one RV has been parked on Michigan & Eastman for over 15-20 years.
130	Our neighbor has two cars which he rotates in the spot in front of our home so it's never available. People double park all the time. Our driveway is blocked at least once a week. It's ridiculous! Something needs to be done about it. INSTALL SPEED BUMPS TOO! So much speeding!
131	We need something done about the motorhomes being parked on the streets in the area, they take up too much space.
132	Broken down vehicles, businesses vehicles should NOT be allowed on residential streets.
133	I really think parking permits are needed. I sometimes have RVs parked in front of my house. Also many people rent their garages and have multiple cars parked on the street when they are never driven. Or too many cars for 1 household. Parking permits should really be given based on house size. There's no need for 6 cars for a 2 bedroom house. People also need to utilise their own garages.
134	Neighbors only move car for sweep and then park the rest of week
135	Too many cars on the street
136	I do not believe that residents paying any additional fees is wanted or necessary. There is already city/county money for this. Do not make residents pay!!
137	I hope this survey actually helps and fixes all the problems that the police and parking enforcement ignore because this is not the west side
138	People have like 4 or even more cars that they never move! I don't know if the cars don't work but they've been parked in the same spot for 6 months now since this COVID situation started

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139	If permit parking went into effect, I would support being able to buy an overnight pass or weekly pass.
140	Parking in East LA is horrible. There are many people living in these homes. They don't use their driveways at all.
141	Car dealers need to move there cars onto there lots homeless in tailers living at park and sce building and schools provide parking for staff and pick up students not through residential area. Residents deserve peace and quiet throughout the day. Kipp uses speaker at 745 am shouting at students have many seniors and people who sleep in the moringa due to working graveyard shifts. And be woken up to hearing "Whos in the house" and kids screaming cheering the teacher on , Hear nothing from Garfield,St. Alphonsus or 4th street school.
142	This issue needs to be resolve ASAP
143	It's harder for elderly because we can't be walking at night alone when we have to park a block or more away because we can't find parking on our street. Property owners should be made to supply parking spaces to all their tenants, should be a law.
144	To many families park on the street instead of in their driveways
145	Parking issue needs to be resolved ASAP
146	Need permit for gold line users park in the neighborhood to avoid parking structure fees for parking
147	To look at parking in isolation is scary. The earlier move that has allowed for increased units has resulted in tremendous paving of front yards to make parking. We cannot sustain that effect. It is ugly, bad for our neighborhood, and the environment. No one cares - we need to start educating and enforcing the code on hardscape.
148	Illegal added housing adds more cars and they do not provide on property parking
149	Parking is EXTREMELY 🐶 we definitely need help

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150	A lot of the issue in my community is homeless people who are living in their vehicles and spreading out to other parking slots and onto the street.
	spreading out to other parking slots and onto the street.
151	Parking closest to my residence is only option for me. If this cannot be met then I am not interested in parking permits and rather take my chances.
152	There are way to many cars on the streets. Especially at corners. Making it very difficult to see cars coming in either direction when trying to cross an intersection.
153	Parking on Sydney is way out of control ever since they started parking on both sides of Sydney.
154	For many years we have asked for permit parking and it has never been addressed. My owns a triplex that has its own driveway and at times we cannot access our own driveway since other cars will block it. We have lives here since 1962 and it is a pitty that street services are provided only with the bare minimum. We have requested speed bumps since my father was murdered in front of this residence due to a gang initiation. We were denied that since the street didn't qualify for it. A murder did not justify speed bumps. Parking is TERRIBLE on our street people stalk the street sweeper and if we wait until 3, the proper time to put a car on the street we will have no parking. Woods avenue between telegraph and Atlantic is terrible. Help us reclaim our neighborhood, the place we love and call home.
155	A lot car park on the street use them for storage or not move them for days
156	I'm worried about the growing number of loitering on Escuela St. Cars come and go and leave food container trash, marijuana dispensary containers, alcohol bottles, used condoms, etc. My block wall gets vandalized often. Parking should be okay but not to hang around and trash the street. I once witnessed a couple park and have sex in the back of their vehicle. Grocery carts are left on the street or sidewalk.
157	house hold have 5-8 cars, some do not use driveways some hold spots.  I work 8 hrs drive in some time traffic to get home and not parking

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158	Although I have a driveway, I strongly feel I am entitled to street parking. As a homeowner, I pay taxes for the repair and maintenance of the street. Landlords and developers should be required to provide parking for tenants.
159	Constant monitoring by Parking Services to ticket vehicles blocking Fire Hydrants, Street Corners painted red (limiting turning visibility) and double parking will make large revenue for the community if performed correctly. Part of the problem why people are inclined to repeat this behavior is most likely because there are zero consequences to this behavior.
	Also, neighboring businesses might need to allow 'permited' parking in their parking lots if they are walking distance to nearby households that are impacted by family/car size. Permits may allow easy enforcement for after-hours monitoring.
	Thank you.
160	Because there isn't any restrictions with the Parking other than during street sweeping days, people take advantage of the parking.
161	Please enforced abandoned vehicles, fixing vehicles, and RV on residential blocks. Huge problem on 400 N. Alma Ave
162	Too many run down cars and illegally parked trailers are the biggest problem.
163	It should be control as to how many vehicles are own per household not more than 3 vehicles
164	The biggest issue we have with parking is people not using their drive ways, ppl parking from other housing units and currently people home because of the pandemic and parking enforcement still issuing tickets with no place to park!!

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165	I just want to be able to park in front of my own house and not have to worry about my neighbor taking my spot.
166	If permits are required, what would happen when we have family gatherings. Parking would be a nightmare and for my guest to get temporary parking permits would be a nightmare. What is suggested in those cases. I would recommend an online permitting app
167	There's way to my cars per residency !
168	People are over crowding houses with adults that drive. Adults have more than one car and use the street as a used car lot to fix, wash and store unused cars.
169	So many cars not enough parking
170	Having something like this will help fix parking issues especially because many vehicles that are parked there aren't moved at all.
171	Parking enforcement needs to remove all abandoned vehicles and give tickets for double parking. Also, there are 10 cars to a household which makes me hard for everyone to find parking. Tickets for people who double park.
172	A lot of people own more than 4 cars and only two people drive also homeowners should have more privileges than renters on the parking situation
173	we have to reduce the amount cars on streets. There are way too many families living under the same house hold so their for they all have cars and its not fair! start strict permits and fees you will see how quickly it cleans up
174	Using empty land as a parking lot
175	I think my biggest gripe is just that people will park a car for 2-3 days even more without moving it. When authorities are callednothing gets done.
176	The parking in East LA sucks! So after 3pm you have cars parked on red, or on fire hydrants double parked as well on some streets. And on the intersection corners you sometimes can even

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	turn or see on coming traffic cuz there's cars parked there as well . And seems like everyone knows that parking enforcement doesn't operate from 5pm to 4:30am everyday and off on weekends cuz that's when it's completely worse . I think 2 permits for home will be great cuz it will also get people to put there cars inside . For example there's neighbors that have like 6 cars and don't put none inside .
177	Parking permits I believe are not the answer. This will only cause financial hardship on certain residents, and with so many residents living in converted living spaces, they will only start to park on the properties lawns etcthere is just not enough space provided anymore on residential lots to park cars and precious space is taken up and cars are no longer viable to park on properties.
178	Too many people per house. Too many homeless people living in RVs.
179	It's not always safe. There isn't good lighting. Too many residents per household is the main issue. Not enough room for everyone.
180	No Rv parking
181	Crack down on people living in unpermitted garages.
182	There are cars parked on the street for month. There is no patrol of parking or enforcement.
183	enforce regulation of large vehicle parking
184	Saving parking by double parking.
185	Some people have more than 3 cars taking up street parking they never move them , or most double park
186	Too many properties with mechanic shops in their homes, taking parking spaces. My neighbor parks 4 cars in a 2 space street parking. 1 blocking sidewalk the other at the entrance to the street. Clearly a citation!!!

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187	Households have plenty of parking and hardly anyone parks inside also most neighbors will double park to save a spot and only move at their convenience!!!
188	Something has to be done about the parking situation here. Parking enforcement is a joke. I have had problems with people parking in front of my driveway and I have had about half dozen cars towed away in the 10 years I have lived here
189	Cars parked on corners or red zones make it dangerous for cars to make right and/or left turns.  Cars double parked on the street overnight
190	It is very hard to find parking at any time
191	Vehicles that are being used as a business, for example pick-up trucks that have been modified to be used as metal collecting or gardening, should not be allowed to park on residential streets.
192	The safety of our residents is vital.
	There are to many cars that make it very hard to enjoy the neighborhood safely.
193	I SEE A LOT OF RESIDENT THAT HAVE DRIVE WAYS AND INSTEAD OF PARKING THEIR VEHICLES IN THEIR DRIVER WAYS THEY HAVE CLUTTER OR TABLES AND THE FAMILY HAS 4 TO 6 CARS AND THEY ALL PARK IN THE STREET WHICH TAKE SPACE FROM HOMES WITH NO DRIVE WAY OR LIMITED DRIVE WAY SPACE.
194	Too many cars in one household and they take up 2 spots and dont consideration for anyone. Cars are often broken into
195	Cross walks are blocked making street crossing dangerous. People double park.
196	It affects the quality of life in City Terrace. It makes our streets unsafe for pedestrians and drivers because the cars are so full of cars. On numerous occasions, the fire dept hasn't been able to get up here for emergencies. A car ran into 3 vehicles.

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197	Too many disabled (ADA) parking spots not in use from no longer living residents, causes issues such as illegal use of parking spot or no use of parking at all.
198	To the planning staff, please please please recommend at the top of your recommended interventions for residential parking permits!
199	I would recommend marking out the parking spaces. Any car taken two spaces should be fined or towed.
200	Create a permit system to allow parking in Belvedere park between 8pm-8am. Charge a fee per month or per year, use the fees to pay a security person, even though its next to sheriff's Station. And use the rest of the fees to fund other parking issues
201	Mostly concerned with an unnecessary amount of street sweeping and non operational cars
202	I would love a permit based parking. Also, we should not be allowing RVs/Motorhomes to park on the street over night. They take up multiple spaces, and when parked close to an intersection makes it impossible to see oncoming traffic. Similarly, vehicles that are primarily used for business should not be allowed to park overnight. We need to save the spaces for resident and their guests.
203	To many cars per household and some are non operating. 10 plus cars per household at times. You even see people doing mechanics to cars on streets. I would be happy with permit parking and road humps. We live in the hills and people drive so fast up here. Not safe for our kids.
204	This parking situation is ridiculous. People park 5 or 6 vehicles per home. and they don't use their off site parking
205	Residential buildings should not be given a construction permit if enough parking spaces are not part of the construction. Too many apartments around my neighborhood and not enough parking.
206	Parking not the issue for me as much being able to leave in the morning and evening from my driveway. Of course once we get back to normal again it will become a problem again.
207	Parking is an ongoing and chronicle problem in Unincorporated East LA. There are several cars per household and many do no use their driveways or garages - many times because they've used it for

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	storage purposed. I do not believe parking permits are the answer and if selected areas opt in, it will only push the problem out to surrounding areas/neighboring blocks. I am in favor of STRICTER parking enforcement to begin setting a precedent of parking etiquette, such as NO double parking, no parking in the red zone or blocking water hydrants.
208	Limiting multi-car households taking all street parking is essential. Neighbors have 5 cars!
209	Lots of cars parking in their driveways which block pedestrian, wheelchair and stroller access to the sidewalk, you have to go into the street with your wheelchair and strollers (on trash days you have to go out more into the street) making it very dangerous but I've reported it many times and it just keeps happening. Cars are constantly in their driveway blocking pedestrian sidewalk
210	Red curbs are never respected.
211	There are too many households with multiple cars in them, and many, many people have junk cars stored on the streets (that they only move once a week for street cleaning). This clearly shouldn't be allowed. People park illegally on corners and block sight at intersections.  Also there are lots of abandoned vehicles and people living in vehicles. If everyone were made to get permits it would be a much better story for the people living and working in the area. We know of one household With 7 cars- and they don't even use their own garage because they use that for storage!!
212	Parking is a nightmare in our area. It's outrageously dangerous and unregulated. Parking is allowed on both sides of the street which makes the roads one way. It's so ridiculous and a obvious hazard. To get onto a Main Street we have to back up multiple times for other cars to pass. Many in the area have several cars, my neighbor has over 10. This takes up all the street parking from those who need it. There are cars sitting around that are clearly abandoned and the city does NOTHING. What do we pay taxes for exactly? On that's right to fund payroll for corrupt politicians. The streets are an eye sore, dangerous, and clearly neglected. We cannot even access our electrical box because the city won't designate the area no parking. Not that anyone follows the parking signs anymore I have never one seen parking enforcement or street sweeping on my block.

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213	There are to many cars parked on the street that are inoperable, I received a ticket for being in the Red ,and the car in front tags were from 2018 there are work vehicles and trailers parked on the street people are starting to block spaces with cones ,and trashcans ,Hilda Solis is garbage,tell her there will be a photo op on my street if she can address this ,and I bet she will be all over this
214	A lot more has to be done with people living in their cars, I've seen many moments of public urination and defication. It creates health hazards and public safety concerns. Perhaps create a space where folks who live in their cars can park and stay and have resources for them.
215	Not enough parking on street
216	Start regulating mechanics (home and business) that use all spaces to store their cars.
217	There are way too many "junk" trucks that park on my residential street. 5-7 each night. Full of metal and washing machines. Since Covid began, cars sit abandoned for months. Lots of inoperable cars. Lots of business on Atlantic during daytime think 1200 block of Amalia is their personal parking lot.
218	There are way too many ilegal units on properties that are being rented which creates this parking overflow onto the streets. Many many residents have enough space in their driveways but decide to saturate the street because it's easier to come and go. Also, many households have adult kids still living at home or the kid's entire family living with their parents which creates more cars on the street. I have seen many cars parked on the street that residents move back and forth to use as storage when they can park in their own property/driveway. Many are older classic cars. Time to get rid of them.
219	The parking is East LA is ridiculous. There is no enforcement and the residents know it. There are many cars parked illegally and they block driveways, sidewalks and crosswalks. This makes it impossible for people with disabilities to travel safely on sidewalks. People also park where there are clearly "NO Parking" signs, in front of fire hydrants and on the corners of intersections. It is very dangerous to drive in East LA because of the cars that are parked on the corners of intersections. You cant see cars coming or people crossing the street. People also have multiple cars with expired tags and they use these cars to save parking spots. I grew up in the city of Los Angeles and never have I been somewhere where the parking laws are ignored. It is really shocking that there is a lack of parking enforcement. When my wife and I drive in the neighborhood we play a game where we

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spot illegally parked cars and they are worth \$25 dollar tickets, who ever issues the most tickets wins. Sadly there are times when one of us wins with over \$1000 dollars worth of tickets in the span of 10-15 minutes. The parking enforcement needs to be implemented in East LA and using the pandemic as an excuse is not valid because parking was not being enforced to begin with.

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Questions 25 – 38

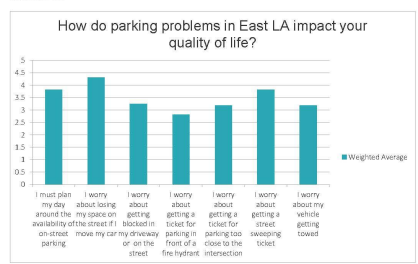
No charts provided as there were no respondents that answered these questions. These questions were directed toward business owners in East LA.

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#### Question 39

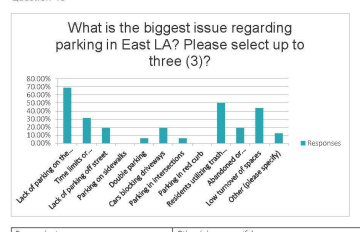


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Question 40



Respondents	Other (please specify)
1	Lack of available ADA parking, lack of safe sidewalks, lack of enforcement for ADA violations
2	Lack of parking on street-sweeping days

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Existing Parking Conditions Walker Project #37-009033.00

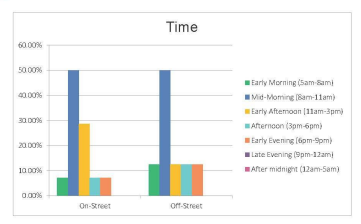
Question 41 - What day and time is it most difficult to find parking in East LA?



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Existing Parking Conditions Walker Project #37-009033.00

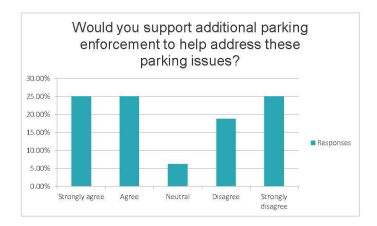


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Existing Parking Conditions Walker Project #37-009033.00

Question 42



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Existing Parking Conditions Walker Project #37-009033.00

Question 43

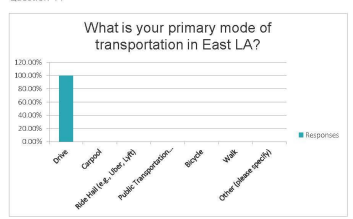


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Existing Parking Conditions Walker Project #37-009033.00

Question 44



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Question 45 - If you drive, where do you typically park?

Respondents	Responses
1	In the site parking lot if not full.
2	Park, street, building-specific parking
3	Street
4	On the street.
5	In residential area next to business
6	Street Parking on Amalia
7	Residential street
8	Structure
9	on-site at employment or on street
10	Street
11	Street
12	Private parking for work and family drive way parking
13	Parking lot, but when I am meeting members of the community I face the same challenges as the residents. Lack of parking is the main reason I left ELA
14	Street
15	Street
11 12 13	Street  Private parking for work and family drive way parking  Parking lot, but when I am meeting members of the community I face the same challenges the residents. Lack of parking is the main reason I left ELA  Street

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151



16 Street

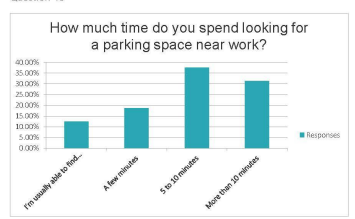
Existing Parking Conditions Walker Project #37-009033.00

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Existing Parking Conditions Walker Project #37-009033.00

Question 46



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Existing Parking Conditions Walker Project #37-009033.00

Question 47

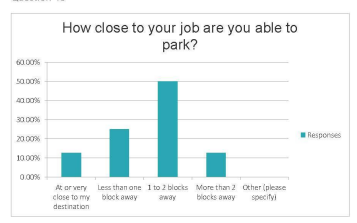


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Question 48

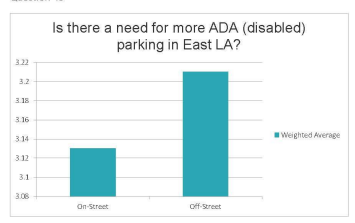


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Question 49



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Question 50 - Please provide address or closest cross-streets to your workplace.

 $Refer to \ Figure \ 20 \ for \ a \ reference \ map. \ Actual \ addresses \ not \ shown \ for \ the \ privacy \ of \ respondents.$ 

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Question 51 - Please provide any additional comments that you may have regarding parking in East Los Angeles.

Respondents	Responses
1	As people are aging / acquiring disability / abuse of disabled placards, lack of ADA parking is a big concern
2	Need off-street parking.
3	Residents in the neighborhood often park in the middle of the space so that only one car may park in a space that could accommodate two cars. They also block spaces with trash bins. The street sweeping restrictions are set for the beginning and middle of the work day which make on street parking unavailable on one whole side of the block for too long a period. Other neighborhoods in LA County have no street sweeping restrictions. One hour parking limits on Whittier Boulevard are too restrictive. Parking permits would just make the parking problem more critical and would not be helpful as residents have too many cars on the street.
4	The main problem for me is the street sweeping restrictions and the $1\mathrm{hour}$ parking on busy streets (whittier and atlantic).
5	Residents try to impede parking for teaching staff by blocking spots. Parents dropping off students also take parking spots and will not leave until after school begins, making it difficult for staff to find parking.
6	I believe that too many people have more than one care and they take up all the street parking I also see people playing musical cars - might be friends of relatives, that when they move their car, they save it for that one friend or relative to get that parking.
	Currently, since the street sweeper is not actually working like before COVID-19, people are leaving their cars for a week or more and they do not get tickets when the street sweeper passes by.

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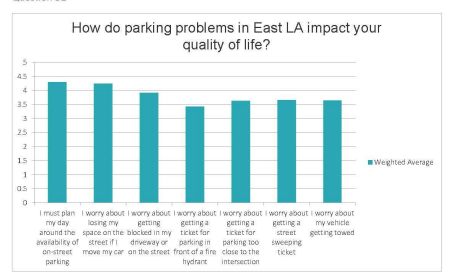
7	Again, lack of parking space is the primary reason I left ELA, had it not been for that, I would have purchased my home here
	parenased my nome here
8	Hate it

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Question 52

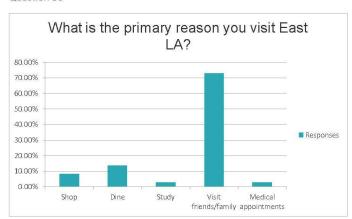


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#### Question 53

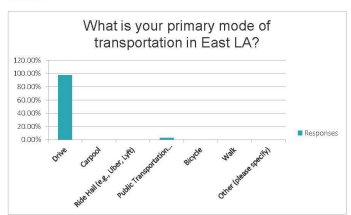


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Question 54



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Question 55 - Which areas of East LA do you visit most often?

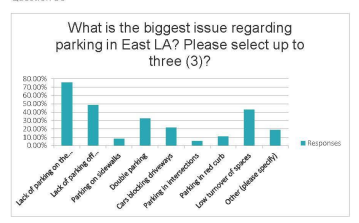
 $Refer to \ Figure \ 20 \ for \ a \ reference \ map. \ Actual \ addresses \ not \ shown \ for \ the \ privacy \ of \ respondents.$ 

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#### Question 56



Respondents	Other (please specify)
1	people park in my parents neighborhood to take the gold line
2	Driveways don't get used for parking
3	Too many cars per household; people not leaving enough room for other cars to save space for another car in their home.
4	increase in oversized RV parking in residential areas

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5	Oversized RV Parking in residential area
6	Mobile homes/RV of individuals who don't live in the area taking up street parking
7	Big trucks that are overloaded with junk take up all the parking and make the street dangerous

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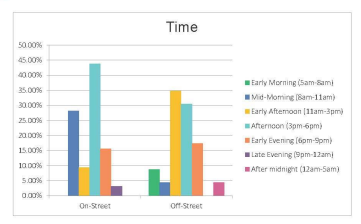
Question 57 - What day and time is it most difficult to find parking in East LA?



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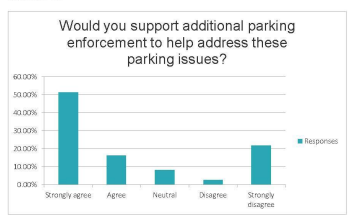


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Question 58



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Question 59

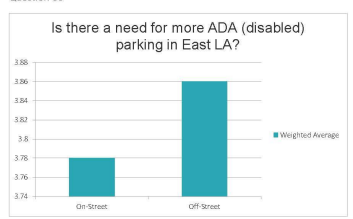


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#### Question 60



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#### Question 61

Respondents	Responses
1	Parking by permit
2	People should use their driveway instead of the spots on the street. It makes it very difficult when they park their cars on the street just to have an extra spot.
3	Mandate all housing has sufficient parking for renters
4	Looking for parking in east la is always a hassle. Makes me think of visiting family.
5	A lot of people have more than one car and it takes away the chance for other people to park
6	homes exceed occupancy limits - hence too many drivers with cars. new buildings should not be approved without 3 off street parking spaces per unit
7	What is this survey considering ELA?
8	East Los Ángeles /City Terrace parking enforcement department is NOT available EVER to enforce parking and abandon car violators. Do NOT use ELA Sheriff's department for parking enforcement. They are needed for public safety NOT parking enforcement. The problem with parking is due to the LACK of Enforcement by East Los Ángeles parking enforcement department. Parking supervisor needs to do the job and personally tow away all the abandoned cars. The parking enforcement supervisor does not respond to the community. Supervisor Hilda Solis' office is aware of the parking problems in East Los Ángeles/City Terrace. Stop the survey & do your jobs!!! Ticket & Tow violators!!! While your add it pickup the abandon debris and dumped items at bus stops and intersections. PERMIT parking needed in City Terrace/East Los Ángeles just like Pasadena, Alhambra, San Gabriel. Increased revenue for LA County.
9	Neighbors who have multiple cars and take up all street parking.

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10	I feel that the biggest issue about parking difficulties is caused by street sweeping.
	The street sweeper has not operated for 6 months. May i add that the streets are filthy and full if trash. Some areas of Los Angeles still has debris from 4th of july laying in the streets. When the street sweeper is operating weekly not only does it help against the pandemic but also it forces neighbors to actually move they're vehicles. Which enables all neighbors a equall chance of parking theyre vehicle. Instead of a zero chance when vehicles stay in place.
11	Parking enforcement is ruthless
12	houses using trash cans to save parking, cars parked for a long period in the middle of the street with hazard lights on
13	It's bad but there are a lot of people living in single households. The economy is not at a point where you can start charging people to park
14	to many cars per household
15	Stop ticketing low income people for parking issues.
16	My property is the only one on my block without a driveway, due to a fire hydrant placement and alleyway. My neighbors double park on street and leave their driveways empty! I'm little frustrated! It's a daily struggle that my entire family deals with.
17	Follow the example of the city of Maywood and have marked street parking.
18	Just simply congested area
19	it really bad, especially the double parking of cars
20	I support on-Street parking permits and creating preferential parking districts across East L.A.
21	Parking brackets on the street/curb would be helpful to maximize the number of cars that fit on a street. Many people park in a way as to make it impossible for another car to fit, mostly because

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	they are saving space for other cars in the household and in some instances disregard for neighbors.
22	There has been an increase in oversized RV parking in residential areas which dramatically decreases the number of available spots for residents. This has caused an increase in trash dumped on the street causing a lower quality of life for residents in East LA.
23	There has been an increase in oversized RV parking in residential areas which dramatically increases the number of available spots for residents. This has caused an increase in trash dumped on the street causing a lower quality of life for residents in East LA.
24	Designated parking for RV/ mobile homes should be moved off of residential streets and into a secured structure (especially if the RV/mobile homes do not belong to the residents in the area).
25	Not sure what's the solutions to the parking issue too many people and too many cars.
26	A big problem on Humphreys and Sydney is that these trucks that collect metal and junk take up a large amount of parking on Sydney and Humphreys. A second problem is that some residents have too many cars.

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# Current Parking Restrictions and Enforcement Practices

County of Los Angeles, CA

September 24, 2021

Prepared for: Chief Executive Office Budget and Operations Community Services



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Current Parking Restrictions and Enforcement Practices Walker Project #37-009033.00

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Current Parking Restrictions and Enforcement Practices
Walker Project #37-009033.00

# **Executive Summary**

The primary mission of Los Angeles County's ("LA County" or "County") parking enforcement program is to ensure that residents, visitors, and other community stakeholders adhere to the county's parking regulations.

The Parking Enforcement Detail (PED) of the Los Angeles County Sheriff's Department provides centralized administration of parking violation enforcement and parking citation processing in the unincorporated areas of LA County. PED also provides the administrative review of contested citations and schedules administrative hearings conducted by civilian hearing officers. The PED unit provides services for other County departments, police agencies, and some Contract Cities. PED is comprised of 1 Manager, 8 headquarters staff members, 55 Parking Control Officers, and 11 Supervisor Parking Control Officers deployed throughout 16 patrol stations. Through regular patrol, parking control officers issue citations to vehicles that are parked in violation of the law, identify abandoned vehicles, and recover stolen vehicles. They also respond to community complaints regarding parking violations.

The Parking Enforcement Detail issues over 225,000 citations annually. Once parking citations are issued, the Parking Violations Bureau handles collection management. Motorists can pay tickets online by credit card, telephone, U.S. mail, or in-person at any of the LA County payment centers. The Administrative Adjudication process provides for the hearing and disposition of all contested cases involving parking violations of the California Vehicle Code, the Los Angeles County Codes, and participating City Municipal Codes.

## Unincorporated Community of East Los Angeles

In the unincorporated community of East Los Angeles (East LA), the PED is comprised of 8 Parking Control Officers, and 1 Supervisor Parking Control Officer reporting to the East Los Angeles Station.

On average, the East Los Angeles Parking Enforcement Detail issues over 49,000 citations annually, representing over \$3.25 million citation fine dollars, with an average citation fine amount of \$66.56 per citation. Only 2,500 (5%) of these citations are contested on an annual basis and approximately 13,726 (28%) of the citations issued have not been paid.

## Overview of Findings

Walker reviewed the current parking restrictions and enforcement practices in unincorporated East LA. As we will discuss throughout the body of this report, we recognize that some parking restrictions may create additional challenges for parking enforcement to enforce with a high degree of consistency, such as short-term, time limited parking durations and the growing concern that food vendor trucks and mobile kitchens have taken over the valuable curbside parking inventory in many of the commercial corridors.

Additionally, East LA parking enforcement personnel resources are limited to a number of encumbered positions making it difficult to increase enforcement efforts and consistently enforce all parking related aspects of unincorporated East Los Angeles. To effectively meet the needs of the community, we believe more enforcement officer positions should be staffed throughout the day and, in the case of the residential neighborhoods, into the early evening hours and weekends.

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The following details a listing of our findings of the current practices and restrictions, recommendations for organizational analysis, and best practice concepts.



**Street Sweeping Hours** Parking restrictions allow for street sweeping of commercial corridors during early morning hours (5:00 a.m. to 8:00 a.m.) and residential streets between the hours of 8:00 a.m. and 12:00 p.m. and from 11:00 a.m. to 3:00 p.m.



On-Street Time Limits Extend on-street parking permissions on commercial corridors to 2-hour limits to allow for maximum commercial access and appropriate enforcement behaviors. The reality of enforcing a 1-hour time limit is not conducive to commercial needs and enforcement resources.





- Commercial and Vehicles for Sale Restrictions Posted restrictions for parking commercial vehicles over 5 tons and vehicles for sale on commercial corridors add to additional posted regulatory information. Commercial vehicles and vehicles for sale are permissible in the areas without posted signage per County Code. Posting this regulatory

information on some roadway corridors and not all corridors confuse the public.



**Coin-Only Parking Meters** The parking meters located in the East 1<sup>st</sup> Street neighborhood are coinonly, which limits the ability for motorists to pay for parking, creating a program whereby compliance becomes a barrier and not the solution.



**Sign Restriction Conflicts** Early morning street sweeping restrictions were found to conflict with timelimited parking permissions in several commercial areas on certain days of the week. A typical example of this conflict is when on-street parking is restricted between the hours of 5:00 a.m. and 8:00 a.m. while commercial on-street permissions allow for time-limited parking between the hours of 7:00 a.m.

and 4:00 p.m.



Mobile Vendors During the current conditions analysis, community stakeholders expressed that food vendor trucks, mobile kitchens, and pickup trucks pulling food kitchen trailers often park longer than the posted time restriction, which limits curbside access and commercial turnover throughout the permissible parking times of day.



Parking Violation Types Walker requested and received copies of the parking citations issued in unincorporated East LA over the past three years, to include records from calendar years 2017 through 2019. On average, the PED issued sixty-four (64) different categories of parking citations. The list of most commonly issued citations represent forty-six percent (46%) of the total violation categories

shown in the County's parking citation database system. As authorized by LA County parking ordinance codes and the California Vehicle Code, the PED has the ability to issue as many as 140 different types of parking violations within the County.



**Parking Violation Percentages** Of the sixty-four (64) violation categories, six (6) citation categories comprise ninety percent (90%) of the citations issued in unincorporated East LA. Approximately 53% of the parking citations issued in the East LA County neighborhoods are for street sweeping violations, an indication that many residents do not have options for parking their vehicle in designated off-street

locations.

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**Enforcement Best Practice** The County should have consistent enforcement practices on all violation types to include time-limited and metered parking in commercial corridors, commercial vehicle parking in residential neighborhoods, and parking vehicles for sale in commercial corridors.



Parking Enforcement Detail Allocation During the stakeholder intake interview with the Parking Enforcement Detail team, Walker learned street sweeping enforcement responsibilities determine how enforcement resources are allocated each day. Street sweeping schedules are generally Mondays through Fridays from 5:00 a.m. to 7:00 a.m., 8:00 a.m. to 12:00 p.m., and 11:00 a.m. to 3:00 p.m. To

meet the scheduled enforcement times, the PED allocates a minimum of four to seven parking control officers to the designated areas each day. Current staff coverage and assigned shifts are as follows.

#	Rank	Day of Week	Time of Day	Work Cycle
1	SPCO	Monday through Friday	6: 00 AM to 2:00 PM	Five (8-hour tour)
1	PCO	Tuesday through Friday	5: 00 AM to 3:00 PM	Four (10-hour tour)
2	PCO	Tuesday through Friday	7:00 AM to 5:00 PM	Four (10-hour tour)
3	PCO	Monday through Friday	6:30 AM to 2:30 PM	Five (8-hour tour)
4	PCO	Sunday	3:00 AM to 1:00 PM	One (10-hour tour)
		Monday through Wednesday	5:00 AM to 3:00 PM	Three (10-hour tour)
5	PCO	Monday through Friday	4:00 AM to 12:00 PM	Five (8-hour tour)
6	PCO	Monday through Thursday	5:00 AM to 3:00 PM	Four (10-hour tour)
7	PCO	Monday through Friday	5:00 AM to 1:00 PM	Five (8-hour tour)
8	PCO	Thursday and Friday	9:00 AM to 7:00 PM	Two (10-hour tour)
		Saturday and Sunday	5:00 AM to 3:00 PM	Two (10-hour tour)

Source: LA County Sheriff Department, May 2020



Parking Enforcement Detail Salaries We requested and received the salary information for the PED and received the 2018-2021 salary schedule with step increases for the position of Supervisor Parking Control Officer and Parking Control Officer. The graphic below has been provided to demonstrate the salary ranges for each of these positions.

Parking Enforcement Detail 2018-2021 Salary Schedule							
Position	Year	Step 1 Annual	Step 2 Annual	Step 3 Annual	Step 4 Annual	Step 5 Annual	Step 6 Annual
Supervisor Parking Control Officer	10/1/18	\$46,579	\$49,155	\$51,886	\$54,785	\$57,840	\$59,424
	10/1/19	\$47,724	\$50,376	\$53,184	\$56,148	\$59,280	\$60,912
	1/1/20	\$48,199	\$50,877	\$53,716	\$56,710	\$59,873	\$61,523
	10/1/20	\$49,399	\$52,146	\$55,058	\$58,128	\$61,371	\$63,060
	1/1/21	\$49,399	\$52,146	\$55,058	\$58,128	\$61,371	\$63,060
Parking Control Officer	10/1/18	\$40,350	\$42,566	\$44,910	\$47,381	\$50,010	\$51,380
	10/1/19	\$41,340	\$43,610	\$46,019	\$48,557	\$51,255	\$52,665
	1/1/20	\$41,736	\$44,028	\$46,464	\$49,032	\$51,756	\$53,184
	10/1/20	\$44,911	\$47,381	\$50,010	\$52,795	\$55,739	\$57,267
	1/1/21	\$44,911	\$47,381	\$50,010	\$52,795	\$55,739	\$57,267

Source: LA County Sheriff, 2020

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For salary comparison purpose, Walker referenced the U.S. Bureau of Labor Statistics website for parking enforcement workers. As of May 2019, the occupational employment and wages provided the following:

			(Median)		
Percentile	10%	25%	50%	75%	90%
Hourly Wage	\$12.80	\$15.48	\$19.67	\$25.50	\$30.87
Annual Wage	\$26,610	\$32,200	\$40,920	\$43,040	\$64,210

Source: www.bls.gov 33-3041 Parking Enforcement Workers; 2020



**Limited Parking Enforcement Coverage** As identified in the public survey responses and further supported through comments made during the community stakeholder sessions, both residents and business merchants believe enforcement coverage is not substantial or consistent enough to meet the needs of the community. A number of stakeholders shared that enforcement officers are seldom

seen enforcing matters on their community streets, especially during the afternoon and early evening hours. On days when street sweeping is scheduled in specific neighborhoods, as few as 2-3 parking control officers are available to cover the non-street sweeping restricted areas of the East LA district. Considering conditions that effect scheduled and unscheduled paid time off (PTO) or medical leave of absence (MLA), it can become increasingly difficult to meet the coverage needs, not only each day, but in the early evening hours too.



**Mobile LPR Enforcement** Consider the use of mobile license plate recognition (LPR) to help PED maintain the timeliness of district-wide enforcement practices and discourage scofflaw behavior.



Parking Enforcement Training and Experience LA County Parking Control Officers are required to have a minimum of six months of experience in the public or private sector involving contact with the public, customer relations, or service to the community. A valid California Class C Driver License is required to perform job related essential functions. The minimum training and experience requirements for a

Supervising Parking Control Officer specify at least two years' experience as a Parking Control Officer.



**Enforcement Tours** Establish regular enforcement tours for the assignment of Parking Control Officers each day. Require the Parking Enforcement Officers to rotate through the enforcement tours every two weeks to reduce the perception of targeting and promote best practice enforcement behaviors.



**Organizational Analysis** Should the PED remain an in-house service of the County, the LA County Sheriff's Department remains the clear choice to provide parking enforcement services in unincorporated East Los Angeles. The training and ability to shift personnel resources remains adequate to provide minimal coverage in the event of temporary employment vacancies.



**Parking District Programs Best Practices** Residential Parking Permit (RPP) programs or Preferential Parking District (PPD) programs are tools that help communities manage on-street parking in residential areas by limiting spillover of non-residential parking in residential areas.

- When RPP or PPD permits are free of charge, cities are not generating fee revenue from the programs, thus limiting funding available for administering the programs.
- For RPP and PPD programs, cities need to provide consistent enforcement, which in turn requires sufficient staffing, which can be costly.

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- When RPP or PPD programs allow for an unlimited or large number of permits to be issued to each resident, the programs do not necessarily manage parking demand, as there can be numerous resident or guest vehicles parked on the street.
- When RPPs or PPDs have varying hours of enforcement or time restrictions throughout a
  community, it can be difficult for cities to administer the program. An alternative approach is to
  designate an entire community as an RPP or PPD and allow for areas to opt-in to the program, if
  desired.

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# **Current Parking Restrictions**

Walker received parking restriction data from the County's Department of Public Works. Upon initial review of the data, Walker determined that the East Los Angeles study area has  $11,929\pm$  street signs designed to permit and restrict parking on neighborhood streets and alleys. To analyze the data, Walker created the following exhibits using a geographic information system (GIS) framework designed to visualize the location of parking signs throughout the East Los Angeles neighborhoods. A brief analysis of the restriction data is provided before each exhibit.

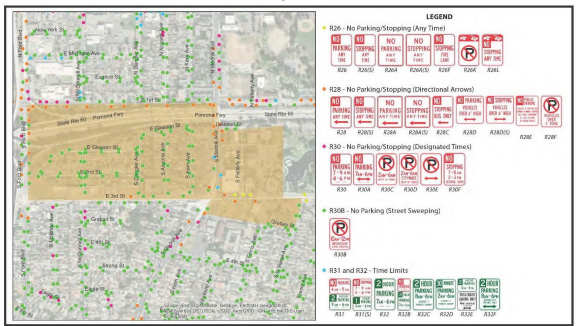
**Exhibit 1.** The majority of the parking restriction signs in this neighborhood have been designed to restrict parking between 10:00 a.m. and 12:00 p.m. on Wednesdays for street sweeping purposes. Signs posted along primary roadway corridors to include East 3<sup>rd</sup> Street and South Mednik Avenue appear to be more restrictive with permissible limited duration parking along portions of South Mednik, north of East 3<sup>rd</sup> Street. Signs permitting 2-hour parking are acceptable for commercial business patrons in this neighborhood. The Metro Gold Line is supported by the Maravilla Station and the East LA Civic Center Station located along the East 3<sup>rd</sup> Street corridor of this area.

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Exhibit 1: East 3rd Street/South Ford Boulevard/South Mednik Avenue and Dangler



\*Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants; 2020

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Exhibit 2. Similar to the previous exhibit, the vast majority of the signs for this neighborhood restrict parking from 10:00 a.m. to 12:00 p.m. on Wednesdays for street sweeping purposes. Street sweeping times for commercial corridors, to include Whittier Boulevard/SR 72, restrict all parking from 5:00 a.m. to 8:00 a.m. on designated days.

A number of designated areas throughout the Whittier/SR 72 and South Atlantic corridors have multiple restrictive signs, to include "no parking commercial vehicles over 5 tons" and "no parking of vehicles for sale entire block". The addition of these restrictive signs to commercial areas tend to create unnecessary sign clutter and potential confusion, often creating a menu of signs on a single light pole. These restrictive signs should be removed and remain a function of County ordinance and enforced district wide. During field observations, Walker observed that food vendor trucks, mobile kitchens, and pickup trucks pulling food kitchen trailers often parked longer than the posted time restriction, which limits curbside access and commercial turnover throughout the permissible parking times of day. The County should work with food truck and mobile kitchen vendors to create designated areas where these services may be offered to the public without affecting commercial access and traffic conflicts.

Overnight and weekend parking in this area could be supported by the parking structure serving the LA County Department of Social Services. The facility is located at 759 South Belden Avenue.

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Exhibit 2: South Atlantic Boulevard



\*Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA. Source: Public Works Department and Walker Consultants; 2020

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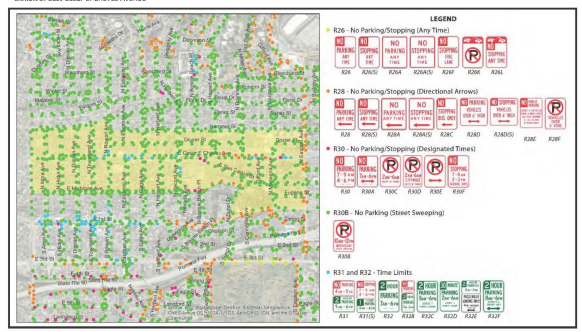
**Exhibit 3.** East Cesar Chavez Avenue corridor operates in much of the same way as the other commercial corridors within the district, permitting short-term parking and restricting parking for early morning street sweeping on certain days.

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Exhibit 3: East Cesar E. Chavez Avenue



\*Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants; 2020

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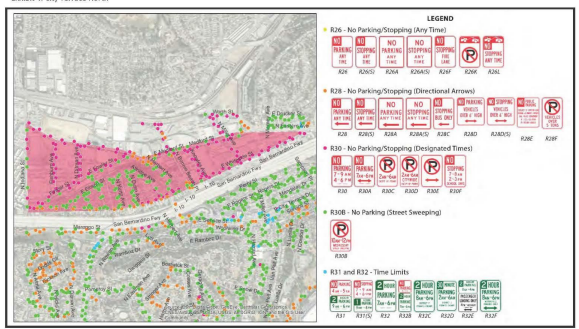
**Exhibit 4.** Much of the light industrial portions of this City Terrace neighborhood have signs restricting parking from 7:00 p.m. to 5:00 a.m. each day with street sweeping restrictions on Mondays from 11:00 a.m. to 3:00 p.m. There are no commercial corridors or need to limit curbside parking to short-term duration limits.

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Exhibit 4: City Terrace North



<sup>\*</sup>Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants; 2020

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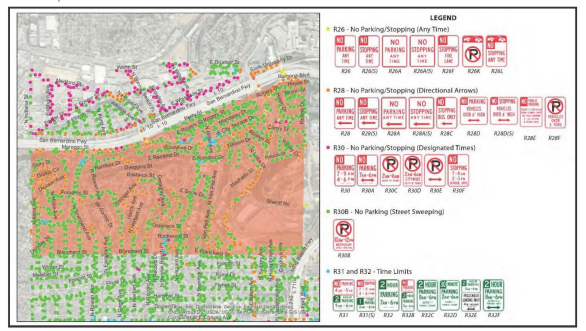
Exhibit 5. Residential dwellings within the City Terrace South designation must adhere to Monday and Tuesday street sweeping schedules requiring the removal of vehicles from 11:00 a.m. to 3:00 p.m. each week. Parking restrictions are generally located around the elementary schools and residential roadways where on-street parking is limited to one side of the street. To accommodate passenger loading around the schools, early morning and afternoon loading signs restrict on-street parking, however, time limited parking is permitted between the two loading periods.

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Exhibit 5: City Terrace South



\*Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants; 2020

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**Exhibit 6.** Time limited and metered parking is prevalent throughout this area from 7:00 a.m. to 6:00 p.m. daily. Coin only, single space meters limit payment methods for motorists. Commercial parking restrictions on 1st Street from 5:00 a.m. through 8:00 a.m. on Mondays and Fridays conflict with one hour parking permissions from 7:00 a.m. to 6:00 p.m. Street sweeping restrictions prohibit on-street parking on Wednesdays and Thursdays from 8:00 a.m. to 12:00 p.m. The Metro Gold Line is supported by the Indiana Station located at the western end of this area on South Indianan Street.

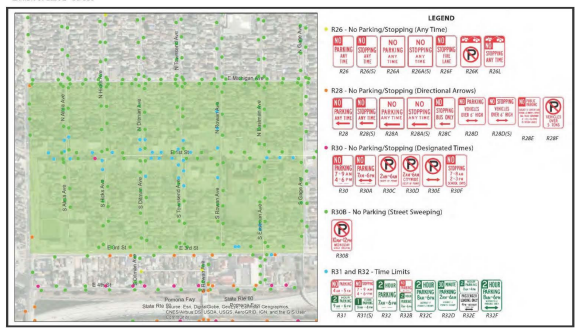
There is one off-street parking facility located in this area at 124 North Ditman Avenue. The location is secured by a gated system and supports administrative parking privileges for the KIPP (Knowledge is Power Program) SoCal Public Schools. KIPP SoCal Public Schools is an independent nonprofit organization that operates 20 tuition-free, open-enrollment charter public schools educating more than 8,800 students and supporting 5,100 alumni to and through college.

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Exhibit 6: East 1st Street



<sup>\*</sup>Signs shown are examples of signage provided by the California Department of Transportation for each category, Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants, 2020

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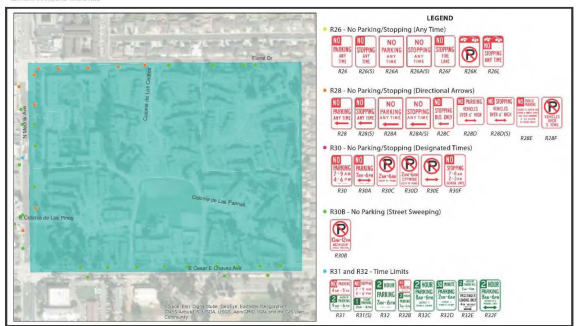
**Exhibit 7.** Parking restrictions around the Nueva Maravilla Community appear to be the least restrictive with the exception of early morning Friday street sweeping restrictions from 5:00 a.m. to 8:00 a.m. Parking restrictions appear most prevalent along the Floral Drive corridor to the north of the area. There are no designated off-street county parking facilities in this area.

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Exhibit 7: Nueva Maravilla



\*Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants, 2020

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**Exhibit 8.** The East Olympic Boulevard corridor operates in much of the same fashion as the Whittier/SR 72 and South Atlantic Boulevard corridors. Street sweeping restrictions occur in the early morning hours and no parking signs are posted restricting vehicles for sale within entire blocks and restricting commercial vehicles over 5 tons from 10:00 p.m. to 6:00 a.m. Typical restrictions are found to be prevalent around the Eastman Avenue elementary school. Residential street sweeping areas restrict parking on Thursday mornings from 8:00 a.m. to 12:00 p.m. and Friday afternoons from 11:00 a.m. to 3:00 p.m. There are no designated off-street county parking facilities in this area.

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Exhibit 8: East Olympic Boulevard



\*Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants; 2020

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**Exhibit 9.** The Saybrook neighborhood is just south of East Olympic Boulevard and runs from Saybrook Avenue on the west to Garfield Avenue on the east. The East Southside Drive corridor runs through the center of the residential area, restricting parking to only one side of the roadway. Residential street sweeping occurs on Tuesdays and Wednesdays from 11:00 a.m. to 3:00 p.m. There are no designated off-street county parking facilities in this area.

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Exhibit 9: Saybrook Avenue



\*Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants; 2020

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**Exhibit 10.** The Telegraph and East Olympic Boulevard area is defined by each of these commercial corridors, although the neighborhood actually extends north to Verona Street. Areas east of South Woods Avenue and South Woods Place support extensions of the South Atlantic Boulevard commercial corridor. Winter Gardens Elementary School and Ford Boulevard Elementary School restrict street parking during early morning and afternoon passengers loading times. Neighborhood street sweeping occurs on Monday and Friday afternoons from 11:00 a.m. to 3:00 p.m. Parking along South Vancouver Avenue and Clela Avenue is limited to the residential sides of the roads and not permitted along the median.

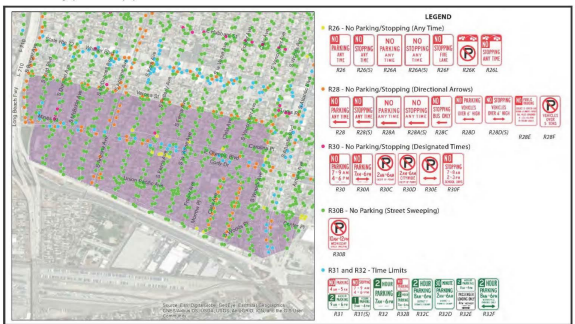
Commercial vehicle parking over 5 tons is restricted along primary commercial corridors. As previously recognized, East Olympic Boulevard has a conflicting message for permissible and restrictive parking between 7:00 a.m. and 8:00 a.m. on street sweeping days. There are no designated off-street county parking facilities in this area.

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Exhibit 10: Telegraph and East Olympic Boulevard



<sup>\*</sup>Signs shown are examples of signage provided by the California Department of Transportation for each category, Signs do not represent actual signs posted in East LA.

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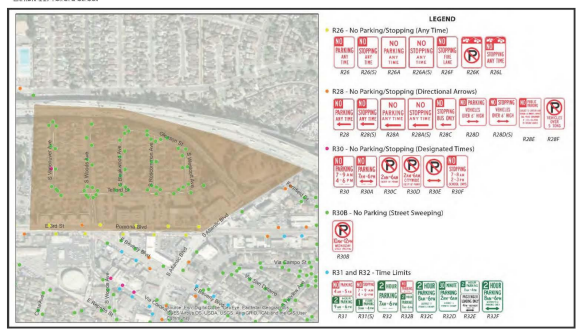
**Exhibit 11.** The Telford Street area is bordered by East 3<sup>rd</sup> Street/Pomona Boulevard and the Pomona Freeway with limited access to the neighborhood from South Woods Avenue. Unique to this neighborhood is the Kaiser Permanente East Los Angeles Medical Offices. Parking during weekday business hours and Saturday mornings is limited to the needs of the medical offices, primarily restricting park and ride needs of the Metro Gold Line Atlantic Station. The nearby Atlantic Station Metro Gold Line parking facility restricts public parking from 4:00 a.m. to 11:00 a.m. each day and permits public parking after 11:00 a.m. for \$3 for 3 hours. 24-hour transit parking is available for \$2 per day. Neighborhood street sweeping occurs on Thursdays and Fridays.

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Exhibit 11: Telford Street



<sup>\*</sup>Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants; 2020

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**Exhibit 12.** The Whittier Boulevard/SR 72 serves a significant level of commercial activity between East Hubbard Street on the north and Verona Street on the south. Street sweeping on Whittier Boulevard has a similar conflicting message for permissible and restrictive parking between 7:00 a.m. and 8:00 a.m. on street sweeping days. Parking along Verona Street is limited to one side of the street due to the limited rights of way along this corridor.

The County offers off-street public parking inventory at 922 South Fetterly Avenue, which prohibits parking from midnight to 6:00 a.m. and public parking inventory at 753 South La Verne Avenue. Parking is free of charge at these locations.

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Exhibit 12: Whittier Boulevard/SR 72 East of I-710



\*Signs shown are examples of signage provided by the California Department of Transportation for each category. Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants; 2020

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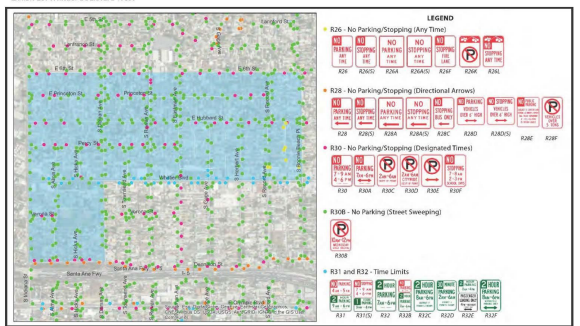
**Exhibit 13.** Whittier Boulevard/SR 72, west of the I-710 supports additional commercial activity between South Downey Road and South Indiana Street. County provided parking at Salazar Park suggests the only county-owned public parking in the neighborhood. Residential street sweeping restrictions limit parking in neighborhoods on Thursdays between 8:00 a.m. and 12:00 p.m. and Fridays between 11:00 a.m. and 3:00 p.m. Parking along the Dennison Street corridor to the south is limited to parking on the residential side of the street only.

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Exhibit 13: Whittier Boulevard West



<sup>\*</sup>Signs shown are examples of signage provided by the California Department of Transportation for each category, Signs do not represent actual signs posted in East LA.

Source: Public Works Department and Walker Consultants, 2020

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#### Walker Recommendation

Based on our general observations of the parking restrictions in East Los Angeles, Walker recommends that the County continue to focus on the following areas:

- Street sweeping of commercial corridors should remain the focus during the early morning hours before 7:00 a.m. Neighborhood street sweeping in residential corridors should continue to allow for street sweeping restrictions on one side of the street during opposing and separate days of the week.
- Consider extending on-street parking permissions on commercial corridors from a 1-hour limit to a 2-hour limit to allow for maximum commercial access and appropriate enforcement behaviors. The reality of enforcing a 1-hour time limit is not conducive to commercial needs and enforcement resources.
- The removal of multiple restrictive signs, to include "no parking commercial vehicles over 5 tons" and "no parking of vehicles for sale entire block." These restrictions should remain a function of County ordinance and enforced district wide.
- During the current conditions analysis, community stakeholders expressed that food vendor trucks, mobile kitchens, and pickup trucks pulling food kitchen trailers often park longer than the posted time restriction, which limits curbside access and commercial turnover throughout the permissible parking times of day. The County should work with food truck and mobile kitchen vendors to create designated areas where these services may be offered to the public without affecting commercial access and traffic conflicts.

# Parking Violation Categories

Los Angeles County is a legal subdivision of the state of California charged with governmental powers. Under the powers established within the county's charter, Title 15 – VEHICLES AND TRAFFIC provides three specific divisions defining 1) traffic, 2) miscellaneous traffic regulations, and 3) penalties and fees related to violations of standing and parking laws. Within the three divisions, specific ordinances have been developed for laws governing traffic signs and signals; stopping, standing, and parking; abandoned and inoperable vehicles; and a schedule of civil penalties and additional assessments for parking violations.

Walker requested and received copies of the parking citations issued in Unincorporated East LA over the past three years, including records from calendar years 2017 through 2019. On average, the Parking Enforcement Detail issued sixty-four (64) different categories of parking citations. The citation categories and fines are as follows:

Exhibit 14: Unincorporated East LA Most Common Parking Citation Categories

#	Parking Citation	California Vehicle Code	LA County Ordinance	Fine Amount
1	Abandonment Prohibited	22523 (a)(b)		\$100
2	Parking in Fire lane	22500.1		\$65
3	Parking Disabled Access Ramp	22500(I)		\$250
4	Blocking Street		15.64.300	\$40
5	Parking in Bus Loading Zone		15.64.110	\$250

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944		California	LA County	Fine
#	Parking Citation	Vehicle Code	Ordinance	Amount
6	Double Parking	22500(h)		\$40
7	Failure to Apply for Registration	4152.5		\$25
8	Failure to Obey Sign/Curb Markings		15.200.703	\$50
9	Failure to Obey Sign/Curb Markings		15.200.70	\$50
10	Failure to Obey Sign/Curb Markings		15.200.701	\$50
11	Parks - Unauthorized Parking		17.04.370M	\$40
12	Parking in Front Yard		15.64.271	\$55
13	Disabled Parking	22507.8		
14	Disabled No Visible Placard or Plate	22507.8(a)		\$330
15	Obstruction of Disabled Parking Space	22507.8(b)		\$330
16	Parking Disabled Crosshatched Boundary Lines	22507.8(c)		\$330
17	Identification Plate	5017		
18	Key in Ignition, Unattended Vehicle		15.64.210	\$35
19	Position of License Plate	5201		\$25
20	Mutilated of Illegal License Plate	4457		\$25
	No Commercial Parking, Residential District (more than			
21	10,000lbs.)		15.64.052	\$65
2.2	Commercial Vehicle (More than 6,000 lbs.) Parked in		45.64.055	ACE
22	Violation of Posted Limits	F200	15.64.055	\$65
23	Display of License Plate	5200		\$25
24	No Front Plates	5200(a)		\$25
25	Period of Display	5202		\$25
26	No Parking at Anytime		15.64.260	\$40
27	No Violation Code	0.0	No VIOL	210
28	Parking in Intersection	22500(a)		\$40
29	Parked on Lawn	2220025		
30	Parked over 18" from Curb		15.76.230	\$40
31	Parking in Alley	1048060		\$40
32	Parking/Safety and Curb	22500(c)		\$40
33	Parking Commercial Vehicle		15.64.050	
34	Parking, Disconnected Trailer		15.64.100	\$40
35	Parking - Fire Hydrant		15.64.370	\$55
36	No Parking – Alleys		15.64.130	\$40
37	Parking in Bus Zone	22500(i)		\$250
38	Housing Authority - Occupying More than One Parking			
	Space		15.44.140	\$35
39	Blocking Driveway	22500(e)		\$40
40	Parking on Grades		15.64.220	\$35
41	Unlawful Parking - Public Grounds	21113(a)		\$40
42	Parking in Private or Public Property without Consent		15.64.270	\$40
43	Parking Time Limits		15.200.10	\$35

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#	Parking Citation	California Vehicle Code	LA County Ordinance	Fine Amount
44	Parking in Intersection	22500(a)	Grandilee	\$40
45	Parking on Wrong Side of Street		15.64.280	\$40
46	Parking Near (3') Sidewalk Access Ramp	22522		\$280
47	Blocking Driveway on Private Street		15.64.320	\$40
48	Plate Clearly Visible	5201(f)		\$25
49	With Proof of Correction	5201(g)		\$10
50	Preferential Parking District-Unauthorized Parking		15.64.700	\$40
51	15' of Fire Hydrants	22514		\$55
52	Parking 18" from Curb	22502(a)		\$40
53	Parking Fire Station Entrance	22500(d)		\$55
54	Parking on Crosswalk	22500(b)		\$40
55	Parking on Sidewalk	22500(f)		\$40
56	Parking Lot - Street and Alley Parking	22951		\$35
57	Repairing Vehicles on Street		15.76.120	\$40
58	Stopping Prohibited		15.64.180	
59	Street Sweeping		15.200.702	\$50
60	No Tabs Displayed	5204		\$60
61	No Tabs Displayed	5204(a)		\$60
62	Temporary No Parking		15.64.140	\$40
63	Registration Required	4000(a)		\$60
64	Registration Required	4000(a)1		\$60

Source: LA County Sheriff; Conduent; 2020

The list of most commonly issued citations shown above represent forty-six percent (46%) of the total violation categories shown in the County's parking citation database system. Between LA County parking ordinance codes and the California Vehicle Code, the Parking Enforcement Detail has the ability to issue as many as 140 different types of parking violations within the county. A complete list of LA County parking violation descriptions with violation code and fine amount has been provided in the Appendix section at the end of this report. The violation list includes applicable California Vehicle Code and LA County Ordinance descriptions.

Of the sixty-four (64) violation categories shown in the previous exhibit, six (6) citation categories comprise ninety percent (90%) of the citations issued in East LA County. This data for these six categories are shown in **Exhibit 15**.

Approximately 53% of the parking citations issued in the East LA County neighborhoods are for street sweeping violations, an indication that many residents do not have options for parking their vehicle in designated off-street locations or other on-street locations.

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Exhibit 15: Unincorporated East LA Top Six Citation Categories

		Calendar Year		
Top Six (6) Citation Categories	2017	2018	2019	Average
Street Sweeping (\$63)	27,292	24,641	26,101	26,011
\$ Value of Citations Issued	\$1,719,396	\$1,552,383	\$1,644,363	\$1,638,714
Percentage of Annual Citations Issued	53.77%	51.38%	54.54%	53.24%
Unregistered Vehicle (\$73)	5,627	5,540	6,219	5,795
\$ Value of Citations Issued	\$410,771	\$404,420	\$453,987	\$423,059
Percentage of Annual Citations Issued	11.09%	11.55%	12.99%	11.86%
Failure to Obey Sign (\$63)	5,526	5,474	3,834	4,945
\$ Value of Citations Issued	\$348,138	\$344,862	\$241,542	\$311,514
Percentage of Annual Citations Issued	10.89%	11.41%	8.01%	10.12%
Failure to Obey Marking (\$63)	2,773	2,913	3,454	3,047
\$ Value of Citations Issued	\$174,699	\$183,519	\$217,602	\$191,940
Percentage of Annual Citations Issued	5.46%	6.07%	7.22%	6.24%
Parking in Alley (\$53)	2,230	2,279	2,051	2,187
\$ Value of Citations Issued	\$118,190	\$120,787	\$108,703	\$115,893
Percentage of Annual Citations Issued	4.39%	4.75%	4.29%	4.48%
Parking 15' of Fire Hydrant (\$68)	2,203	2,344	1,758	2,102
\$ Value of Citations Issued	\$149,804	\$159,392	\$119,544	\$142,913
Percentage of Annual Citations Issued	4.34%	4.89%	3.67%	4.30%
			Total	90.23%

Source: LA County Sheriff Department; 2020 (Fine amounts include additional penalties and related costs)

### Walker Recommendation

Based on our general observation notes of the parking violation categories for unincorporated East Los Angeles, Walker recommends that the Parking Enforcement Detail focus on the following areas:

Focus consistent enforcement practices on all violation types to include time-limited and metered parking
in commercial corridors, commercial vehicle parking in residential neighborhoods, and parking vehicles
for sale in commercial corridors.

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### **Enforcement Practices**

Walker evaluated a number of parking enforcement data outputs including citations issued, cost of citations, fees and penalties, average cost of citation, annual revenue collected, annual delinquency rates, average total cost of outstanding citations, as well as total number and amount of outstanding citations. A summary of this information has been provided in this section with our evaluation comments provided accordingly.

## Parking Enforcement Data

Through a data request to the Parking Enforcement Detail, Walker received the following parking enforcement data from Conduent, the agency's parking citation management vendor. The data provided in the following exhibit details the number of citations issued and paid with their associated dollar amount. The exhibit also reflects the number of unpaid citations with the associated revenues for the amount of outstanding citations. Lastly, a percentage of calendar year paid versus issued citations is reflected in the last line.

Exhibit 16: East Los Angeles Parking Citation Data - Recent Three-Year Historical

	CY2017	CY2018	CY2019
Citations Issued	50,757	47,690	47,860
Citations Paid*	34,868	35,515	35,015
Total PAID AMT	\$3,390,374	\$3,300,673	\$2,918,807
Citations Unpaid	15,889	12,175	12,845
Total AMT Due (Unpaid)	\$2,363,122	\$2,196,682	\$2,566,571
Percentage Paid	68.70%	74.50%	73.20%

<sup>\*</sup>By Process Date

Source: Conduent; August 2020

Countywide, Conduent's records reflect a three-year average of 239,236± citations issued. Of the issued citations, an average of 84,028± were paid without collection measures, while an additional 79,686± (approximately 50% of the total citations noticed) citations were paid through collection efforts. Countywide citation payment percentages average 68.43% per year. By comparison of the same three-year period, annual citations solely issued in East Los Angeles have a slightly greater percentage (72.13%) of payment on record.<sup>1</sup>

There are two types of citations of parking citations that are uploaded into Conduent's citation database.

- Electronic Citation issued via parking control officer handheld docked at the individual Sheriff's stations and uploaded to the database in a nightly batch process.
- Handwritten Batched by County Parking Enforcement Detail and sent to Conduent via third party courier services for data entry and also uploaded to the database in a nightly batch process. These may take a little

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<sup>&</sup>lt;sup>1</sup> Conduent Business Services, LLC; LA County Grand Totals Extract Report; July 2020



longer to update depending on the time it takes for Conduent to receive citations from Parking Enforcement Detail (currently it's estimated Conduent is receiving a few 100 handwritten citations daily).

The timeline and communication to the violator is dictated by a pre-programmed citation lifecycle shown in **Exhibit 17**. The citation database is programmed with next action logic so that each citation follows this flow from issuance through closure via dismissal or payment. When a citation is contested the lifecycle stops (is suspended) while the citation is under review.

The primary issue when paying a citation in-person relates to the violator's need to pay the citation immediately after issuance. Electronic citations generally get uploaded quicker; however there is still a potential for delay depending on the day and specific time the citation was issued. Handwritten citations may take as many as 4 to 6 calendar days for the citation record to appear in the database if the citation was issued on a Friday.

Conduent has recommended a conversion to real-time upload and processing using one of their newer proprietary enforcement applications to address this issue. The following exhibit has been provided to detail the digitized rules governing the County's citation lifecycle.

Exhibit 17: LA County Parking Citation Lifecycle

Date	Action/Event	Description		
Day 0	Issue Date	Citation issued to citizen		
Day 1	Registered Owner Update	Name/address requested from DMV: requests done (INSTATE 4 times every 30 days   OUT of STATE 4 times every 90 days)		
Day 21	Notice 1	Notice of Delinquent Parking: mailed 21 days after issue date		
Day 36	Penalty 1	Assessed 15 days after Notice 1 mail date		
	Penalty 2	Assessed 15 days after Penalty 1 is added		
Day 51	Penalty 4	Assessed 15 days after Penalty 1 is added: Penalty 4 is Special Collection Fee, assessed at 30% of amount due as of January 2010 and 21% of amount due before January 2010		
	Penalty 5	Assessed 15 days after Penalty 1 is added: Penalty 5 is \$3 California DMV Fee for DMV hold, INSTATE only		
	Notice 21	1st Special Collection Notice: mailed as soon as Penalties 2, 4, and 5 are assessed		
Day 56	Registration Hold Request	California DMV hold is requested 5 days from Notice 21 mail date		
Day 66	Notice 22	2nd Special Collection Notice: mailed 15 days after Notice 21 mail date		
Day 96	Notice 25	3rd Special Collection Notice: mailed 30 days after Notice 22 mail date		

Source: Conduent; August 2020

Allowing a DMV hold to be placed on a vehicle registration within 60-days of an unpaid citation is an ideal best practice measure for citation collection. Some states require three or more outstanding citations, or in some cases, a significant dollar amount threshold to place a vehicle registration on hold. Introducing a graduating penalty schedule every 15 days is also considered a best practice measure for encouraging payment of an outstanding citation.

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# Parking Restrictions and Enforcement Mapping

Parking enforcement throughout East LA County is designed by time of day and day of week. During our stakeholder interview with the Parking Enforcement Detail team we learned street sweeping enforcement responsibilities determine how enforcement resources are allocated each day. Street sweeping schedules are generally designated on Mondays through Fridays from 5:00 a.m. to 7:00 a.m., 8:00 a.m. to 12:00 p.m., and 11:00 a.m. to 3:00 p.m. To meet the scheduled enforcement times, the Parking Enforcement Detail allocates a minimum of four to seven parking control officers to the designated areas each day. The following exhibit has been provided to demonstrate the coverage areas on street sweeping days.

Exhibit 18: Parking Enforcement Detail Coverage by Time of Day and Day of Week

Day of Week							
Time	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
3:00 AM	0	0	0	0	0	0	1
4:00 AM	1	1	1	1	1	0	1
5:00 AM		5	5	4	4	1	2
6:00 AM		6	5	4	4	1	2
7:00 AM		7	7	6	6	1	2
8:00 AM		7	7	6	6	1	2
9:00 AM		7	7	7	7	1	2
10:00 AM		7	7	7	7	1	2
11:00 AM		7	7	7	7	1	2
12:00 PM		6	6	6	6	1	2
1:00 PM		5	5	5	4	1	1
2:00 PM		5	5	5	4	1	1
3:00 PM	0	2	2	3	3	0	0
4:00 PM	0	1	1	2	2	0	0
5:00 PM	0	0	0	1	1	0	0
6:00 PM	0	0	0	1	1	0	0
7:00 PM	0	0	0	1	1	0	0
Coverage Hours	44	66	65	66	64	10	19

Source: LA County Sheriff Department, LA County Public Works Department and Walker Consultants; 2020

In this exhibit, each day of the week has been color coded with a color that identifies the scheduled streets within the county boundaries. For a detailed description of the street sweeping schedules by day of the week, please refer to the Appendix section at the end of this report. As shared above, street sweeping responsibilities begin at 5:00 a.m. each day and run through 3:00 p.m. A total of eight (8) parking control officers are assigned to the East LA Station, reporting to one (1) supervisor. As evidenced by the number of enforcement officers assigned to weekday enforcement times, we learned three to four officers are assigned to street sweeping responsibilities each weekday, while the remaining two to three officers handle enforcement of abandoned vehicles and neighborhood calls made to enforcement dispatch.

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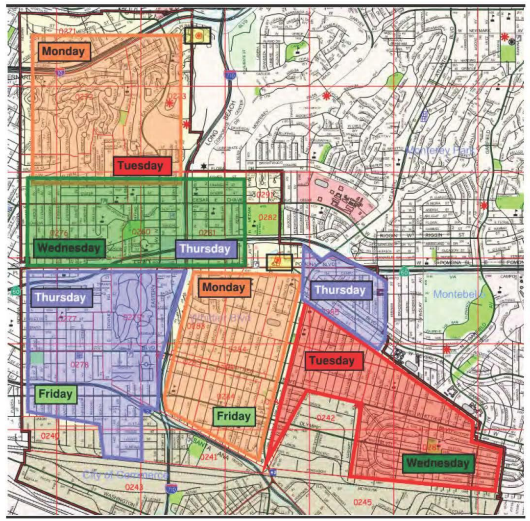
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# Mapping

To help visualize the street sweeping restrictions and the assigned allocation of parking control officers by day of the week, we designed the following exhibit to show how concentrated coverage occurs within certain areas of the community each day, while other areas may receive negligible coverage outside of their street sweeping schedule times.

Exhibit 19: Parking Enforcement Detail Coverage by Street Sweeping Schedule



Source: LA County Sheriff Department, LA County Public Works Department and Walker Consultants; 2020

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As shown in the exhibit, most street sweeping areas do experience enforcement coverage more than one day of the week as street sweeping schedules provide sweeping on opposite sides of the street on different days. The exhibit has been color coded to highlight the areas where street sweeping occurs on a second day of the week. It is believed the assigned street sweeping parking control officers remain in these areas during their scheduled shift to accommodate the various street sweeping times throughout the early morning, late morning, and early afternoon. Tuesday through Friday, between 3:00 p.m. and 7:00 p.m., as few as one to three parking control officers are assigned to cover the entire community. On Mondays, Saturdays and Sundays, no enforcement coverage is provided between 3:00 p.m. and 7:00 p.m.

# Walker Recommendation

Based on our general observation notes of the parking enforcement practices for unincorporated East Los Angeles, Walker recommends that the County focus on the following areas:

- Demonstrate consistent enforcement practices in all areas of unincorporated East Los Angeles County to increase parking compliance and encourage vehicle owners to take greater responsibility for their parking behavior.
- Continue to promote payment options and encourage the practice of citation payment within the first 21 days of issuance to avoid subsequent penalties.
- Consider the use of license plate recognition (LPR) for the Parking Enforcement Detail to maintain the timeliness of district-wide enforcement practices and discourage scofflaw behavior.
- Add the best practice of immobilizing vehicles for non-payment of multiple outstanding violations. Upon
  immobilization, vehicles should be towed at the end of the day if immobilization practice is not addressed
  by vehicle owner in the same day. Immobilized vehicles left on street overnight may encourage tampering
  of immobilization devices.

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# Parking Enforcement Operations

Walker conducted a comprehensive review of the Sheriff's Department Parking Enforcement Detail. The review included the number of staff assigned to the Parking Enforcement Detail, encumbered versus vacant positions, funding and staffing cost analysis, scheduling, workload GAP analysis, and hiring practices. The following information has been provided to demonstrate the challenges and opportunities within each of these review items. Where appropriate, we have provided best practice recommendations for improving efficiencies and maximizing the customer service experience.

# Organization

The Parking Enforcement Detail remains the responsibility of the Civil Management Bureau of the Los Angeles County Sheriff's Department. Within the Bureau's organization, a Captain position oversees a Manager position, which is responsible for the oversight of sixteen (16) enforcement detail stations throughout the entire county. A single headquarter location provides administrative and technical support to the remote stations.

Staffing levels at each station range from as few as one (1) Parking Control Officer at the Santa Clara Station, to as many as eight (8) Parking Control Officers at the East Los Angeles and the Century stations. As many as eleven (11) Supervisor Parking Control Officers are responsible for overseeing enforcement activity at some individual stations. Not all stations have a dedicated supervisor. As of May 12, 2020, the Parking Enforcement Detail organization chart reflected a total of fifty-five (55) encumbered Parking Control Officer positions out of a budgeted fifty-five positions; a total of ten (10) encumbered Supervisor Parking Control Officer positions out of a budgeted eleven positions; and seven (7) encumbered office and technical support positions out of a budgeted eight positions. (See Exhibit 21 on the following page)

# East Los Angeles Station

The East Los Angeles Parking Enforcement Detail station is staffed with eight Parking Control Officers (PCO) and supervised with one Supervisor Parking Control Officer (SPCO). The following exhibit has been provided to demonstrate current staff coverage and assigned shifts.

Exhibit 20: East Los Angeles Parking Enforcement Detail Staff and Assigned Shifts

#	Rank	Day of Week	Time of Day	Number of Staff (Shift Length)
1	SPCO	Monday through Friday	6: 00 AM to 2:00 PM	Five (8-hour tour)
1	PCO	Tuesday through Friday	5: 00 AM to 3:00 PM	Four (10-hour tour)
2	PCO	Tuesday through Friday	7:00 AM to 5:00 PM	Four (10-hour tour)
3	PCO	Monday through Friday	6:30 AM to 2:30 PM	Five (8-hour tour)
4.	PCO	Sunday	3:00 AM to 1:00 PM	One (10-hour tour)
		Monday through Wednesday	5:00 AM to 3:00 PM	Three (10-hour tour)
S	PCO	Monday through Friday	4:00 AM to 12:00 PM	Five (8-hour tour)
6	PCO	Monday through Thursday	5:00 AM to 3:00 PM	Four (10-hour tour)
7	PCO	Monday through Friday	5:00 AM to 1:00 PM	Five (8-hour tour)
8	PCO	Thursday and Friday	9:00 AM to 7:00 PM	Two (10-hour tour)
		Saturday and Sunday	5:00 AM to 3:00 PM	Two (10-hour tour)

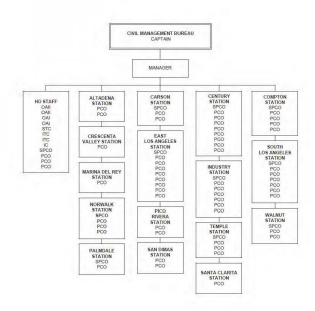
Source: LA County Sheriff Department; May 2020

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Exhibit 21: East Los Angeles Parking Enforcement Detail - Organization Chart



Source: LA County Sheriff Department; May 2020

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# **Encumbered Versus Budgeted Positions**

As of May 2020, the Civil Management Bureau has seventy-four (74) encumbered positions of seventy-six (76) budgeted positions for a ninety-seven (97%) encumbrance rate. Only one headquarter support position and one Supervisor Parking Control Officer position are shown as unencumbered or vacant. According to these staffing metrics, the Bureau appears to be experiencing minimal vacancies and recruiting challenges.

# Funding and Staffing Cost Analysis

We requested and received the salary information for the Parking Enforcement Detail and the 2018-2021 salary schedule with step increases for the position of Supervisor Parking Control Officer and Parking Control Officer. The following exhibit has been provided to demonstrate the salary ranges for each of these positions.

Exhibit 22: East Los Angeles Parking Enforcement Detail - Salary Schedule

Parking Enforcement Detail 2018-2021 Salary Schedule							
Position	Year	Step 1 Annual	Step 2 Annual	Step 3 Annual	Step 4 Annual	Step 5 Annual	Step 6 Annual
Supervisor Parking Control Officer	10/1/18	\$46,579	\$49,155	\$51,886	\$54,785	\$57,840	\$59,424
	10/1/19	\$47,724	\$50,376	\$53,184	\$56,148	\$59,280	\$60,912
	1/1/20	\$48,199	\$50,877	\$53,716	\$56,710	\$59,873	\$61,523
	10/1/20	\$49,399	\$52,146	\$55,058	\$58,128	\$61,371	\$63,060
	1/1/21	\$49,399	\$52,146	\$55,058	\$58,128	\$61,371	\$63,060
Parking Control Officer	10/1/18	\$40,350	\$42,566	\$44,910	\$47,381	\$50,010	\$51,380
	10/1/19	\$41,340	\$43,610	\$46,019	\$48,557	\$51,255	\$52,665
	1/1/20	\$41,736	\$44,028	\$46,464	\$49,032	\$51,756	\$53,184
	10/1/20	\$44,911	\$47,381	\$50,010	\$52,795	\$55,739	\$57,267
	1/1/21	\$44,911	\$47,381	\$50,010	\$52,795	\$55,739	\$57,267

Source: LA County Sheriff; 2020

As shown in red highlight and effective October 1, 2020, Supervisor Parking Control Officers are eligible for a Step 1 base salary amount of \$49,399 and Parking Control Officers are eligible for a Step 1 base salary amount of \$44,911. The salary amounts shown in this exhibit do not include amounts for benefits and pension contributions, nor does the amount reflect any overtime compensation or other pay amounts. The step increases provide a measure of merit pay increases dependent upon annual performance evaluation. For salary comparison purpose, the U.S. Bureau of Labor Statistics website was referenced for parking enforcement workers. As of May 2019, the occupational employment and wages provided the following breakdown:

Exhibit 23: U.S. Bureau of Labor Statistics for Parking Enforcement Workers

	(Median)				
Percentile	10%	25%	50%	75%	90%
Hourly Wage	\$12.80	\$15.48	\$19.67	\$25.50	\$30.87
Annual Wage	\$26,610	\$32,200	\$40,920	\$43,040	\$64,210

Source: www.bls.gov 33-3041 Parking Enforcement Workers, 2020

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When compared to these national wage percentages, the Los Angeles County Parking Enforcement Detail employees fall under the 75% to 90% salary earnings range for parking enforcement workers.

Additional geographic research from this same website revealed California as the state with the highest level of employment in this position, representing 7% employment per thousand jobs. On average, California has a location quotient of 1.28, representing the ratio of the area concentration of occupational employment to the national average concentration. A location quotient greater than one indicates the occupation has a higher share of employment than average. Additionally, California has an hourly mean wage amount of \$27.81 per hour and an annual mean wage amount of \$57,850 per year before benefits and pension contributions. Each of these wage amounts continue to fall between the 75<sup>th</sup> and 90<sup>th</sup> percentile of the national average.

# Workload Gap Analysis

As identified in the public survey responses and further supported through comments made during the community stakeholder sessions, both residents and business merchants believe enforcement coverage is not substantial or consistent enough to meet the needs of the community. A number of stakeholders shared that enforcement officers are seldom seen enforcing matters on their community streets, especially during the afternoon and early evening hours. On days when street sweeping is scheduled in specific neighborhoods, as few as 2-3 parking control officers are available to cover the remainder of the East LA district. Considering conditions that effect scheduled and unscheduled paid time off (PTO) or medical leave of absence (MLA), the challenge becomes increasingly difficult to meet the coverage needs, not only each day, but in the early evening hours as well.

# Hiring Practices

During the scheduled stakeholder intake session with the management and supervision of the East LA Parking Enforcement Station, information was requested and shared with respect to the department's hiring practices. The minimum training and experience requirements for a Parking Control Officer specify six months of experience in the public or private sector involving contact with the public, customer relations, or service to the community. A valid California Class C Driver License is required to perform job related essential functions. The minimum training and experience requirements for a Supervising Parking Control Officer specify at least two years' experience as a Parking Control Officer.

When a Parking Control Officer position becomes vacant, the manager and supervisor verify permission to request an advertisement of the Class Specification Bulletin. Once permission to advertise has been granted, the Bulletin is posted for internal and external view for a minimum advertisement period. Once the Bulletin advertisement is closed, the County's Human Resource Department will begin the process of certifying the applicants to see which applicants meet the minimum training and experience requirements. The certification list is then valid for a minimum three-year period, regardless of how many positions must be filled or how many applicants are interviewed to fill the vacant positions.

One example was provided where the manager requested a certification list of 39 applicants. 24 interviews were conducted for 15 vacancies. Of the 24 interviews, they may only have 2 pass the background check investigation. Some, which pass the background check investigation, may find they do not care for the work duties once they have been trained and spend time in the field with a Parking Control Officer. Essentially, the process must start all over.

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# Staffing

To better serve the enforcement needs of the community, it is recommended that parking control enforcement personnel be added to the East LA district for consistent coverage from 8:00 a.m. through 10:00 p.m., seven days per week. To further address coverage needs, we recommend establishing enforcement tours which allow regular enforcement rounds through each of the community streets. Use of enforcement tour methodology will help define a grouping of streets within a subsection of the East LA district. Tours should be developed to enable a Parking Control Officer to cover the tour every two hours at a minimum. Under this approach, every street will be enforced a minimum of four times during an eight hour scheduled shift. We have assembled the following exhibit to help demonstrate potential enforcement tours for the East LA district.

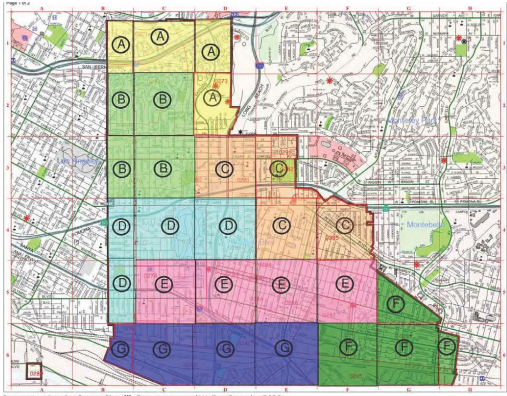


Exhibit 24: Sample Enforcement Tours for the East LA District

Source: Los Angeles County Sheriff's Department and Walker Consults; 2020

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This exhibit attempts to break down the East LA district using the district boundaries and map grids to create enforcement subsections labeled as enforcement tours A through F. As a result of varying neighborhood densities, it may also be necessary to rearrange the tours to reduce tour footprints by two to three map grids versus the use of four grids per Parking Control Officer as shown in the figure.

Daytime coverage would continue to be provided by the use of the eight existing fulltime Parking Control Officers, however, we recommend adding additional fulltime and part-time Parking Control Officers to cover the evening and weekend coverage hours.

# Walker Recommendation

Based on our general observation notes of the parking enforcement operations for unincorporated East Los Angeles, Walker recommends that the County should focus on the following areas:

- Increase the amount of parking enforcement resources to allow for consistent coverage in all unincorporated areas of East Los Angeles County from 8:00 a.m. to 10:00 p.m., seven days per week.
- Establish regular enforcement tours for the assignment of Parking Control Officers each day. Require the
  Parking Enforcement Officers to rotate through the enforcement tours every two weeks to reduce the
  perception of targeting and promote best practice enforcement behaviors.

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# Organizational Analysis

Walker was asked to identify the county department that is best positioned to provide parking enforcement services in unincorporated East Los Angeles. Thirty-seven (37) departments/agencies are listed under the Los Angeles County Departments website. The departments are as follows:

- Agricultural Commissioner/Weights & Measures
- Alternate Public Defender
- Animal Care & Control
- Arts and Culture
- Assessor
- Auditor-Controller
- Beaches & Harbors
- Chief Executive Office
- Child Support Services
- Children & Family Services
- Consumer & Business Affairs
- County Counsel
- Development Authority
- District Attorney
- · Executive Office, Board of Supervisors
- Fire Department
- Health Agency
- Health Services
- Human Resources

- Internal Services
- Library
- Medical Examiner-Coroner
- Mental Health
- · Military & Veterans Affairs
- Museum of Art
- Natural History Museum
- · Parks and Recreation
- Probation
- Public Defender
- Public Health
- Public Social Services
- Public Works
- Regional Planning
- Registrar-Recorder/County Clerk
- Sheriff
- Treasurer & Tax Collector
- Workforce Development, Aging & Community
   Services

# Sheriff's Department

Upon review of the descriptions and roles of each department, the LA County Sheriff's Department remains the clear choice to provide parking enforcement services in unincorporated East Los Angeles. From time to time, the Sheriff's Department works with the Human Resources Department to update Class Specification Bulletins providing salary ranges, classification standards, examples of duties and minimum requirements for Parking Control Officer and Supervisor Parking Control Officer recruitment efforts. Once hired, Class Specification training is provided through a one week orientation class and multiple field assignments with experienced Parking Control Officers over several weeks.

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Most notably, the Parking Enforcement Detail of the LA County Sheriff's Department has reasonable levels of human capital to provide periodic coverage amongst all 16 patrol stations despite temporary vacancies created by medical leave of absence and personal time off requests, if necessary.

# Public Works Department

Often times, other county jurisdictions employ code enforcement personnel for parking enforcement needs. To some organizations, this makes sense as law enforcement agencies are typically concerned with establishing safe and peaceful communities, including neighborhoods, parks, schools, business districts and homes. Typically, code enforcement agencies are concerned with upholding local ordinances to include unsafe and unhealthy conditions, abandoned structures, abandoned vehicles, and inoperable or neglected trash, junk and debris.

The LA County Public Works Department oversees a code enforcement component that reports to its Building and Safety Division. While much of the Building and Safety Division's responsibility includes application of building laws and regulations, the Department oversees property rehabilitation violations and the more difficult nuisance abatement violations which may involve interfacing with the Departments of Regional Planning, and Public Health and the Sheriff's Department.

While the Public Works Department doesn't necessarily have the human capital resources of the Sheriff's Department for parking enforcement related activities, it may be a reasonable option to encumber a contract monitor position to oversee a parking enforcement outsource contract. By association, this contract management position should be an extension of the Department's code enforcement agency.

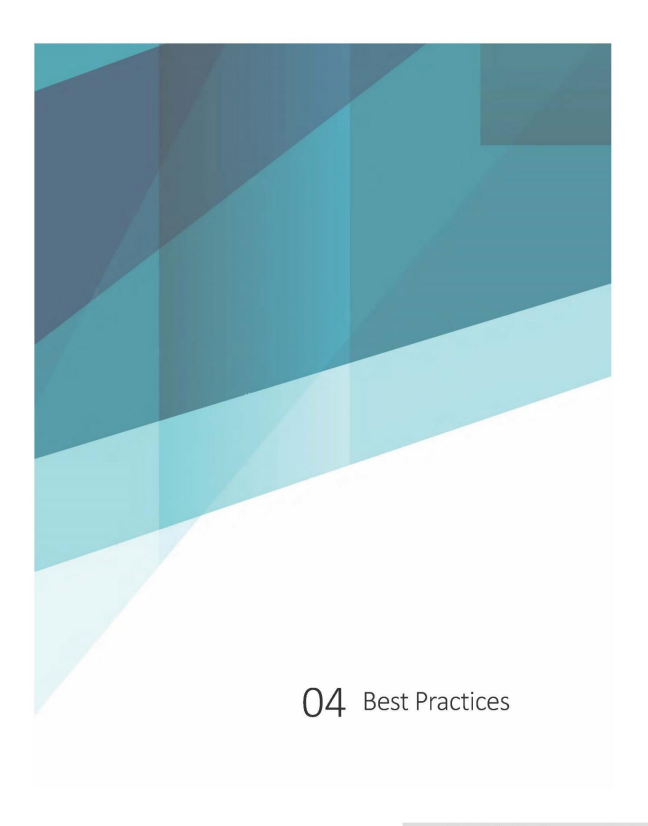
# Walker Recommendation

Based on our general observation notes of the organizational analysis for unincorporated East Los Angeles, Walker recommends that the County focus on the following areas:

- Should the Parking Enforcement Detail remain an in-house service of the County, the LA County Sheriff's
  Department remains the clear choice to provide parking enforcement services in unincorporated East Los
  Angeles. The training and ability to shift personnel resources remain adequate to provide minimal
  coverage in the event of temporary employment vacancies.
- Develop a Code Enforcement Team led by the Department of Public Works to coordinate the various departments, such as the Sheriff's Department, Regional Planning, Public Health, Fire Department to collaborate and share in the role of code enforcement that is more community oriented and with a clearly defined mission of improving the quality of life for the East LA Community.

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# **Best Practices**

As East LA considers the viability of implementing different types of parking districts and refining its enforcement program to improve current parking conditions, Walker researched the parking programs and enforcement methods at four municipalities. Understanding that there are differences between unincorporated areas and municipalities in terms of the functionality of local governance, and in this case in terms of socioeconomics as well, this section is intended to present examples of parking management program features that have worked well for the subject communities. Additionally, this section highlights the trade-offs of each of the parking programs presented. It is important to note that no program is perfect, and what one community values may differ from that of another, but the common denominator in all of these programs is the management of on-street parking.

The four municipalities selected, for the analysis were:

- · City of Sacramento, CA
- · City of Pasadena, CA
- · City of Los Angeles, CA
- · City of Glendale, CA

The purpose of this analysis was to present best practice examples from other California municipalities, how they operate their parking programs, and how they enforce parking in relation to these programs. The subsequent findings presented, reflect information gathered from conversations with staff from those municipalities as well as from online sources researched by Walker.

# Types of Parking Districts

Several types of Parking Districts could be established in East LA to help meet the goals of sharing the limited onstreet parking inventory equitably amongst residential and commercial users. Observations conducted within the study area around on-street conditions show vehicles parking for extended periods, parking in restricted areas, and causing potential hazards (such as in red curbed areas, in front of fire hydrants, and on sidewalks), and double parking on area streets. Residential Parking Permit Programs provide an opportunity for the County to better manage their on-street parking resources by allowing them to define areas/zones that designate who may park, what credential is needed to park, when and how they may park, where they can park, and the policies and procedures that must be followed to park, including how enforcement may be handled.

The following sections describe the different types of parking programs that may be implemented. The comps demonstrate that many jurisdictions may have a hybrid program of several of these types of programs. The constants are that they have some type of residential and/or commercial permit program, revenue from the programs in place either stay with the jurisdiction to fund their programs or are given/shared with the neighborhood(s), and some type of enforcement program is in place.

# Parking Enforcement District

A Parking Enforcement District is typically a geographically defined area wherein the municipalities' official parking rules and regulations are enforced by Parking Enforcement Officers (PEO's) to manage available spaces to help ensure availability for users. The PEO's are customarily responsible to patrol the district and monitor, enforce, and

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cite vehicles in violation, and may also be required to boot and/or tow vehicles as per the stated parking rules and regulations.

- · Parking areas are actively managed and enforced.
- Citation revenues are used to offset the organizations operating and personnel costs.
- The community enjoys the benefit of enforced policies but does not receive financial benefit.

# Parking Permit District

A Parking Permit District is typically a geographically defined area where parking is actively managed via permits to allow for on-street parking use by residents, businesses, and transient/short term parkers. Parking permits are required to park in designated areas on the streets within the district. It is customary to charge a fee and require that the vehicle be registered to an address within the district. These types of programs may be implemented in the following circumstances:

- For a predominately residential area that is impacted by parking use by non-residents. The residents are
  required to have a parking permit to park and many times resident parking takes priority during certain
  days/times.
- For a commercial district to assist with short term parking turnover and encourage off-street parking and shared/parking.
- For significantly mixed-used areas or residential and commercial developments to maximize on-street parking for both user groups.

A Parking Permit District typically requires buy-in from a set percentage of residents and/or business owners, though municipalities may create without this buy-in.

A Preferential Parking District (PPD) is a type of Parking Permit District that has posted regulations that limit parking without permits in an effort to reduce impacts of non-resident parking. Some municipalities call this type of district a Residential Parking Permit District (RPP).

An Overnight Parking District is an area that has posted regulations limiting parking by non-permitted vehicles between set (overnight) hours in an effort to reduce criminal and public nuisance activities by non-resident vehicles parked late at night.

# Parking Benefit District

A Parking Benefits District is typically a geographically defined area whereby parking is monetized to manage supply and demand and the parking revenues collected within that district are used to fund parking and transportation infrastructure and improvements within that district. Revenues may fund items such as building or improvements to sidewalks, streets, landscaping, cleaning, or lighting and may even include things such as purchase, maintenance, and/or upgrades to parking meters or improvements to bus lines or biking infrastructure.

A Parking Benefits District typically requires City approval to create the district as well as the creation of an advisory committee that determines goals and strategies, creates policy/procedures, and decides how to allocate any funding received from the district. Revenue collected typically helps pay for district improvements.

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# City of Sacramento, CA

# Type of Programs In Place: Parking Permit District and Parking Enforcement District

# Overview

The City of Sacramento, CA (the City), like many other cities, is challenged with providing an adequate amount of street parking for both residents and visitors. Many residential areas experience a deficiency in on-street parking due to area workers (commuters) parking on residential streets. Parking issues in Sacramento span decades as the City established a Residential Parking Permit (RPP) program to help alleviate this issue in 1979.

The RPP program is in place in areas affected by commuter parking and where the supply of off-street parking is limited. Sacramento has multiple RPP program areas. They range from six square blocks to seventy-eight square blocks, with over 25,000 on-street spaces regulated by the RPP program. Permits allow residents to park on the street without the need to follow time restrictions that may be posted. In metered areas, the permit exempts the requirement to pay the parking meter. Non-residents may still be allowed to park in RPP areas as long as they follow posted time restrictions and pay the parking meter, if applicable.

The Parking Enforcement Unit conducts enforcement of parking regulations throughout the RPP.

# Residential Parking Permit Program

#### Establishing or Changing an RPP Zone

To implement or to make changes to an RPP program area, residents must go through the process established by City Code Chapter 10.48 Residential Permit Parking Program. First, residents interested in a new RPP zone discuss the proposed zone with the City. The City conducts a study with the following occupancy thresholds:

- Occupancy rates of 95 percent or more support a parking limit of one hour or less
- Occupancy rates of more than 50 percent, but less than 85 percent support a limitation of more than one
  hour.
- Occupancy rates of 50 percent or less result in no change to the current parking restriction, and the City will decline the request.

If the parking study demonstrates a greater than 50 percent occupancy rate, the parking manager undertakes voting surveys of the owners of the properties located on the blockface(s) being considered for an RPP zone. A vote of greater than two-thirds is required for establishing an RPP zone. After the vote, the City mails notices to the residents of the proposed RPP zone, the proposed regulations, and fees (if any) to be charged.

#### Obtaining an RPP Parking Permit

First-time Residential Parking Permit (RPP) applicants must apply in person at the City Hall Revenue Division, while permit renewals may be requested in-person or by mail. To obtain the permit, the applicant must complete the City's Residential Permit Application and submit proper documentation which includes a copy of the applicant's

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Department of Motor Vehicles (DMV) registration showing their name and current address and current (last 45 days) proof of residency (includes items such as a current utility, phone, or cable bill or property owner's tax bill). An unlimited number of resident permits can be obtained.

Permits are valid for two years, after which they must be renewed. The same documentation is required to apply for a permit as it is to renew a permit. Business owners within the RPP zone may also apply for a permit by completing the application and providing the same proof of residency documents.

#### Visitor Permits:

 Visitor permits may also be obtained using the process outlined above, though a DMV registration is not required. Only one visitor permit can be issued per household.

Temporary Residential Permits may be issued in certain circumstances including:

- Resident does not have proper documentation to receive the RPP i.e., outdated DMV registration, no
  proof of residency, etc.
- Active military personnel (vehicle registration cannot be changed to the current address but have proof of Residency).
- Students living in the RPP area (permits must be renewed each semester).
- Home improvement or service technicians (performing work on a home in RPP).
- Temporary permits valid for 24 hours are available via an online system to residents that possess an RPP or Visitor Permit. A maximum of 10 permits may be printed per month, per address.

## Other Permits/Exemptions:

- Home health care workers providing in-home health care services residents within the RPP may apply for a Home Health Care Worker permit.
- As California law exempts ADA permit holders from time-restricted parking and meter payment requirements, ADA permit holders (residents or visitors) are not required to obtain any type of RPP.

#### RPP Permit Costs/Program Funding

All Residential Parking Permits, including visitor and temporary permits, are free of charge. All outstanding parking citations must be cleared before an RPP is issued, though a temporary permit will be issued until the citation(s) are cleared. Replacement due to lost, stolen, or damaged permits is \$25.00 (online temporary 24-hour permits can be reprinted if the valid time is still in effect).

Approximately 15 years ago, the City considered charging for the RPP's but received negative feedback from the community and the plan did not progress.

Funding for the RPP program is obtained through parking citations issued by the City.

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## RPP Permit Regulations and Violations:

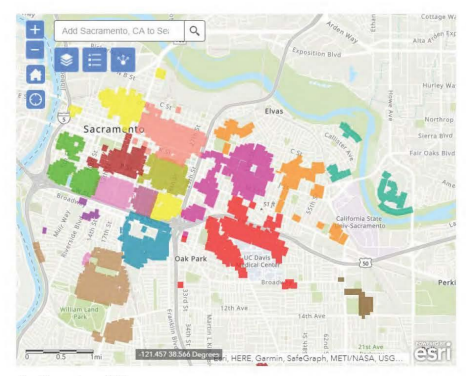
The following regulations apply to RPP zones:

- RPP permits exempt a motorist from the posted time limit (if any).
- RPP permit holders must park within three city blocks of the home address and must abide by posted regulations, such as street cleaning.
- Non-motorized vehicles are not eligible for parking permits unless attached or hitched to a motorized vehicle displaying a valid permit.
- Residents are responsible for renewing their parking permits and for notifying the City of any address change.
- Vehicles with valid ADA placards are exempt from RPP requirements and do not need to display a permit.

#### **RPP Permit Zone Locations and Restrictions**

The City provides Zone A through Zone U Residential Parking Permit Zones. Exhibit 25 shows the highest concentration area of permit zones, though some smaller RPP zones in effect are outside of the below map. Each color represents a different RPP Zone.

Exhibit 25: Sacramento Residential Parking Permit Program Areas



Source: City of Sacramento.org, 2020

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The RPP zones have a variety of time restrictions, and some zones do not have any time restrictions. The zones with time limits typically have a 1 or 2-hour limit.

## Benefits of RPP Program:

#### City

The RPP program is a tool that helps to manage on-street parking in residential areas.

#### Neighborhoods

- RPPs limit parking on-street by non-residents to provide more parking for residents and their guests.
- RPPs are free of charge for residents.

#### Challenges of RPP Program:

## City:

- The RPP requires consistent enforcement and staffing needs to follow posted time restrictions.
- Technology is required to promote an effective and efficient program. As with any technology, there can
  be challenges such as up-front costs, learning curves for staff using the technology, software/hard issues,
  on-going expenses, etc.
- Vehicles with ADA placards are not required to obtain a permit to park in RPP areas. This can result in high
  demand for parking from vehicles with ADA placards, particularly in areas adjacent to locations that charge
  for parking.
- The RPP limits or disallows parking for customers of businesses in RPP areas.
- The RPP may unwittingly incentivize car usage when residents can limit parking on their streets and park any number of vehicles registered to their address.
- A challenge with providing free parking permits, is there is potential for fraud, as residents may sell parking
  permits to employees or visitors that currently pay to park.
- The City is not generating permit fee revenue from the RPP program, limiting the funding available for administering the program.
- The RPP areas around hospitals and universities are challenging as there is high demand for parking on residential streets from those uses, requiring more enforcement needed for the City.

#### Neighborhoods:

- Establishing a new parking permit district is an administrative process that requires time to complete.
- Residents are required to apply for and renew permits which is an additional administrative burden.
- RPPs give residents of a specific area the ability to park within the limits of that area, but do not guarantee
  the availability of a space.

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# Parking Enforcement

As with most cities, the City of Sacramento would rather have compliance then issue citations. The City enforces parking via the Parking Enforcement Unit, which is responsible for ensuring compliance with local and state regulations. The City has stated that their goal for enforcement is not punitive, but rather to gain compliance to help ensure space availability for users. Approximately 80% of the Parking Enforcement District boundaries are found in the downtown area, as shown in Exhibit 25, with the remaining 20% found in several outlying areas.

Parking is enforced in both metered and unmetered areas. While enforcement times may vary by zone, most metered and/or time-limited parking areas are enforced Monday through Saturday except City holidays (though Old Sacramento, the City's riverfront historic district, is enforced all days of the week).

Per the City, consistent enforcement that follows posted time restrictions is necessary for the parking districts to be successful. Enforcement must correspond with the posted time limits, no matter the time of day.

In addition to the set cost of the infraction, a State surcharge of \$12.50 is assessed on each citation as per the California State Budget Act of 2010. This surcharge is mandatory and goes to the State of California. Revenues from the meters are required, by code, to be used for parking program expenses. For citation revenue, approximately 50% of revenue collected goes back into the parking program and the remaining revenue is allocated to other areas as the City deems appropriate.

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# City of Pasadena, CA

# Type of Programs In Place: Parking Benefit District, Preferential Parking Permit District, and Annual Overnight Permits

## Overview

Prior to the early 1990s, Pasadena's downtown area (Old Pasadena) had been experiencing economic decline. Prior to 1993, the City of Pasadena did not have parking meters. All on-street parking was free and restricted to a two-hour time limit. Customers had difficulty finding parking as employees often parked in the two-hour parking spaces and moved their vehicles throughout the day. The City proposed to install parking meters to alleviate this issue, but received pushback from the business owners, who feared that meters would drive away customers. Proponents of parking meters argued that meters would free up parking spaces for more customers to park downtown. The City made a compromise with the business community that meter revenue would be used to pay for public investments in Old Pasadena.

#### Organizational Structure

The City worked with the Old Pasadena Business Improvement District (BID) to establish the boundaries of the Old Pasadena Meter Zone (PMZ) where the parking meters would be installed. Only the blocks within the PMZ would directly benefit from the meter revenue.

Currently, the Old Pasadena Parking Meter Advisory Commission ("Commission") recommends to the City Council the priority expenditures of net revenues from the parking meters within the PMZ for street and parking related expenditures; and to study and examine other parking related issues such as proposed changes and amendments to the parking meter rates. The Commission is comprised of property owners and lessees (or employees of property owners and lessees) who are located in the PMZ. Commissioners serve a three-year term. City staff receive feedback from the Commission regarding funding priorities, which are then recommended to City Council.

#### Parking Meter Revenue Allocation

Upon installation of the parking meters in 1993, meter revenue initially was used to pay down debt for a \$5 million bond that funded the Old Pasadena Streetscape and Alleyways project, which paid for initial repairs to dilapidated alleyways and sidewalks, and installation of trees and tree grates, street furniture, and historic light fixtures.

Parking meter revenue funds the operation and maintenance of the parking meter program. Revenue also funds improvements in the PMZ such as tree grate maintenance, lighting improvements, traffic signal improvements, streetlight improvements, sidewalk maintenance, benches, wayfinding signage, security efforts and pedestrian safety improvements.

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To support local restaurants during the COVID-19 pandemic, the Old Pasadena Parking Meter Advisory Commission is considering appropriating \$100,000 from the parking meter fund for on-street dining. The funds would be used to continue the rental of barriers and associated traffic control currently provided by the City for on-street dining.

To highlight the benefits of the program to parking patrons, the meter head includes the following text "Your meter money will make the difference in Old Pasadena: Signage, Lighting, Benches, Paving."

#### Parking Meter Hours of Operation

On-street parking meters have the following hours of operation:

- Sunday through Thursday: 11:00 a.m. to 8:00 p.m.
- Friday-Saturday: 11:00 a.m. to 2:00 a.m.
- Overnight parking is not permitted from 2:00 a.m. to 6:00 a.m.

#### **Parking Meter Rates**

The parking meter rate is \$1.25 per hour in Old Pasadena.

#### Benefits of the Parking Benefit District:

#### City:

- The implementation of parking meters helps to manage parking in the Old Pasadena area.
- The parking meter revenue provides a funding source for improvements within the Parking Meter Zone
  area.

## Community

- Revenue received from the parking meters funds improvements that benefit the area that the meters are located.
- The revenue received from the parking meters comes at no cost to the businesses, property owners or taxpayers.
- The meters promote turnover of parking spaces, thereby increasing availability of parking spaces for customers
- The parking enforcement officers who monitor the meters, particularly late in the evening, help provide "eyes on the street," promoting safety in Old Pasadena.
- The Old Pasadena Parking Meter Advisory Commission, which consists of representatives from the local business community, advises the City on the spending of the parking meter revenue. This gives the community direct input on what the parking meter revenue should be used for.
- Sales tax revenue increased in the Old Pasadena area when the parking meters were installed.

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<sup>&</sup>lt;sup>3</sup> Source: https://www.pasadenanow.com/main/parking-meter-commission-to-consider-funds-for-on-street-dining/ WALKER CONSULTANTS | 62



#### Challenges of the Parking Benefit District:

#### City:

- There is a substantial amount of city staff time required to administer and serve as a liaison with the Commission
- When parking meter rates remain constant over a long period of time, there is less revenue to support investments in the district.

#### Community:

• Motorists are required to pay a fee to park in Old Pasadena.

# Preferential Parking Permit District

Pasadena has a Preferential Parking Permit Program in place to manage spillover of parking demand from adjacent commercial and institutional uses onto residential areas. The City of Pasadena passed a Preferential Parking Permit Ordinance in 1996.

## Establishing or Changing a Preferential Parking Permit District (PPD)4

The process for establishing a PPD can be initiated by citizen request or by a motion of City Council. The citizen request must be received from a property owner of a parcel abutting the proposed residential street segment for which the restriction is requested.

Once the process is initiated, Department of Transportation staff meet with the property owner to discuss parking concerns and identify mitigation measures. The Department of Transportation conducts field surveys to document the severity of the parking intrusion by non-residents. Once the City has determined that none of the alternative measures to Preferential Permit Parking will mitigate the problem, the City or neighborhood initiates a petition process by mailing a ballot. A 67 percent concurrence from the property owners abutting the proposed district is required.

The Department of Transportation completes a parking study to establish the boundaries of the district. A minimum occupancy of 70 percent must be consistently observed during the days and times of the parking problem. A minimum of 40 percent of those observed parked must be non-local. The parking study also includes review of any adjacent street segments that may be negatively impacted by the implementation of the PPD. The proposed PPD and parking study are submitted to the City's Transportation Advisory Commission for approval. If approved by the Commission, a majority (more than 50 percent) of property owner concurrence within the proposed district is required. The district is ultimately approved by the City Council.

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<sup>&</sup>lt;sup>4</sup> City of Pasadena Procedures for Establishing Preferential Permit Parking, October 2014.



To expand an existing PPD, a majority of written support (51 percent) by abutting property owners is required. The City Council can also expand an existing PPD under the following circumstances:

- To mitigate the direct impact of a chance in the configuration of a street or public right of way or similar action of government which changes traffic flow or patterns
- Where there is verifiable and measurable parking intrusion in the adjacent area from the source which
  impact the established PPD.

## Obtaining a PPD Parking Permit

Permits may be obtained in person at the City's Parking Office or by calling the City. The applicant must provide a current valid vehicle registration that matches the address of the residents that qualified for a permit. Each household is eligible to receive up to three (3) parking permits. Permits are valid for one year following issuance.

Visitor Permits

- Each household can obtain up to three visitor permits
- Visitor permits are used for visitors of residents or those conducting business in the resident's home.

**Daily Permits** 

• Each household can obtain up to ten daily guest permits.

## PDD Permit Costs and Program Funding

The fee for the initial set of Preferential Parking Permits which includes up to 3 Residential Permits, 3 Guest Permits, and 10 Daily Permits is \$11.

Each additional 10 pack of Daily Permits is \$5.

# PPD Permit Regulations and Violations

The following regulations apply to PPD permits:

- Resident permits are affixed to the lower corner of the driver's side windshield.
- One day guest passes should be visibly displayed hanging from the rear-view mirrors.
- Vehicles are required to follow all other posted parking regulations.

# PPD Permit Zone Locations and Restrictions

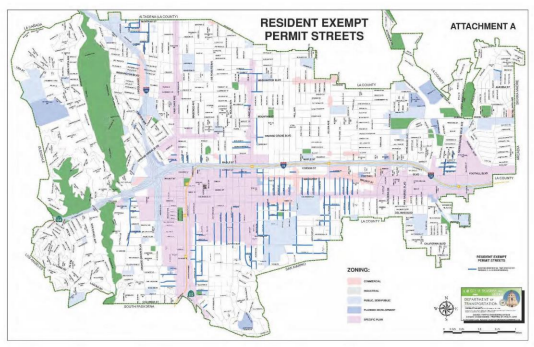
The locations of current PPD permit zones is shown in Exhibit 26. These locations are residential time restricted parking (1, 2, and 4-hour parking). The permit exempts permit holders from the posted time restriction.

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Exhibit 26: City of Pasadena PPD Permit Zone Locations



Source: cityofpasadena.net, 2020

The City also has PPD's in residential locations around the California Institute of Technology and Pasadena City College that are not shown in the figure above. These locations restrict all parking except by permit.

# Benefits of PPD Program

# City

The RPP program is a tool that helps to manage on-street parking in residential areas, particularly in those
areas adjacent to commercial development.

# Neighborhood

- RPPs limit parking on-street by non-residents to provide more parking for residents and their guests.
- Residents have the opportunity to obtain both resident permits and guest permits.

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## Challenges of PPD Program

#### City

The process requires staff time to establish and manage the permit districts.

#### Neighborhood

- Establishing a new PPD is an administrative process that requires time to complete.
- Residents are required to apply for and renew permits which is an additional administrative burden.
- PPDs give residents of a specific area the ability to park within the limits of that area, but do not guarantee
  the availability of a space.
- Residents are required to pay for permits.

# Overnight Parking Permits

The City of Pasadena prohibits parking on most streets from 2:00 a.m. to 6:00 a.m. for public safety purposes and for street sweeping. Residents can obtain overnight parking permits to exempt them from this requirement.

#### Obtaining an Overnight Parking Permit

An application for an overnight permit must be completed and submitted to the Parking Division in person, online or by mailing an application. A separate application form is required for each vehicle requiring a permit.

To obtain a permit, residents must provide a current vehicle registration for all vehicles that matches the address of the residence. No more than two overnight permits can be issued per residence. Permits are valid for one year.

In order to obtain a permit, residents must have more vehicles than the available off-street parking at their residence. A field inspection is conducted by City staff to confirm this.

### **Temporary Permits**

A 30-day permit is available for purchase for a temporary need for on-street parking. Renewal of this permit
requires investigation and approval by the Director of Transportation.

# Other Permits/Exceptions

- Students whose vehicles are registered at another address must complete a form in order to be exempted
  from the change of address requirement. Students must provide a copy of a valid driver's license and valid
  current student identification card and/or current school registration.
- Residents with vehicles registered to their company must provide a letter from the supervisor confirming the car has been issued to the resident.

#### **Overnight Permit Costs and Funding**

There is a permit application fee of \$47 for applications requiring a field inspection.

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## Overnight Parking Permit Violations and Regulations

The following regulations apply for Overnight Parking Permits:

- Vehicles must be parked within a 500-foot radius of a permit holder's place of residence.
- Permits are invalid in locations with red painted curb and in posted hours for street sweeping.
- Permits must be affixed to the inside left rear window of the vehicle.

## Benefits of Overnight Parking Permit Program

## City

- The overnight parking restriction helps the City more efficiently perform street sweeping during the hours
  of 2:00 a.m. and 6:00 a.m.
- · Managing parking demand overnight helps to promote public safety.
- The program effectively manages parking demand overnight, as residents must utilize all available off-street
  parking before parking on-street.

#### Neighborhood

- Managing parking demand overnight helps limit the number of non-residential vehicles parked in residential areas.
- The more efficient street sweeping and increased safety benefits neighborhoods.

## Challenges of Overnight Parking Permit Program

# City

• Significant staff time is required to inspect each residence for on-site parking.

#### Neighborhood

- · Residents are required to apply for and renew permits which is an additional administrative burden.
- · Residents must use all available parking in their driveway and in their garage in order to obtain a permit.
- Older residences that have smaller garages and driveways are more likely to need parking permits.

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# City of Los Angeles, CA

# Type of Programs In Place: Preferential Parking District and Overnight Parking District

# Overview

Preferential Parking Districts began in the City of Los Angeles, CA (the City) in 1979 when the City Council passed its Preferential Parking Ordinance – two years after the US Supreme court upheld the constitutionality of Preferential Parking Districts (PPD). The PPD Program, administered by the Los Angeles Department of Transportation (LADOT) is designed to address the negative impacts of non-resident parking in neighborhoods – specifically, to limit "intrusion" of non-residential and/or commuter parking while allowing residents and their visitors to park.

A formal process is required for neighborhoods to implement a PPD and LADOT requires a formal request from a homeowner's association, council member, or neighborhood council to begin the process of potentially implementing a PPD. PPD's are required to be over three blocks in size to be considered. The PPD program allows residents to purchase permits that exempt their vehicles, and their visitor's/guest's vehicles, from posted Preferential Parking Program restrictions.

An Overnight Parking District (OPD) is an area that has posted regulations that limit parking between 2:00am and 6:00am to those vehicles with valid resident parking permits. OPD's are meant to reduce criminal and public nuisance activities that may occur with parking at that late hour. Residents may purchase permits that allow parking for their, and their visitor's/guest's vehicles, during that timeframe.

LADOT's traffic officers enforce the parking laws and are scheduled 24/7 to address violations and respond to parking complaints.

# Preferential Parking Permit Program

### Establishing or Changing a Preferential Parking District

To implement or to make changes to a Preferential Parking District (PPD) LADOT must receive a formal request from a neighborhood council, homeowners association, or a council member. Once the formal request is received, an informal meeting is held to identify the parking issues and discuss solutions. To establish a PPD, signatures must be collected for a petition and the signatures must be verified by LADOT. LADOT then performs a study to identify the parking problem — a "problem" is defined as at least 75 percent of the on-street parking spaces are being occupied, with at least 25 percent of those spaces being occupied by non-residents. When at least four to six blocks within the study area have met these criteria (six blocks for a new PPD area, four blocks for a new PPD area that is near an existing PPD area), LADOT produces a report and conducts a public hearing. The report is sent to the City Council's Transportation Committee, and then to the full Council for approval. If Council approves, the PPD is put in place.

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#### Obtaining a Permit

First-time PPD permit applicants, or those with PPD permit renewals, may apply/renew either in person at one of several public service centers or online. The PPD permit allows the permitted vehicle to park anywhere within the assigned parking district, though permit holders still must follow any additional posted restrictions (such as red zones or street cleaning).

To obtain the PPD permit, the applicant must first establish an account with the City and submit proper documentation which includes a copy of the applicant's Department of Motor Vehicles (DMV) registration showing their name and current address and two additional proofs of residency (includes items such as a driver's license, current utility, phone, or cable bill, a property owner's tax bill, or a rental/lease agreement). Each household is limited to three total PPD permits (except where special conditions have been assigned by City Council).

Permits are valid for one year, after which they must be renewed. The same documentation is required to apply for a permit as it is to renew a permit.

#### PPD Visitor Permits:

- PPD visitor permits may be obtained using a similar process as outlined above, though a valid photo ID is needed in place of a DMV registration.
- Only two visitor permits are issued per household (except where special conditions have been assigned by the City Council).
- Parkers must park within the limits of the assigned district and must still observe additional posted restrictions (such as a red zone or street cleaning).

## PPD Guest Permits:

- Each household within the district is entitled to one-day guest permits.
- PPD guest permits may be obtained using a similar process as outlined above, though a valid photo ID is needed in place of a DMV registration.
- There is no limit to the number of guest permits that may be purchased.
- Guest permits are only intended for the use of residents of the district and their guests. Re-sale or transfer
  of these guest permits will result in revocation of resident's permit privileges.
- Parkers may park within the limits of the assigned district and must still observe additional posted restrictions (such as a red zone or street cleaning).

#### Other Permits/Exemptions:

- As California law exempts ADA permit holders from time-restricted parking and meter payment requirements, ADA permit holders are not required to obtain any type of PPD permit. However, they are required to purchase permits for their guests and caretakers.
- When engaged in qualified work, the following are exempt from established parking restrictions:
  - O Vehicles owned/operated by a utility that is engaged in authorized work.
  - Vehicles owned or operated under contract to a government agency when used in official government business.

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## PPD Permit Costs and PPD Program Funding

Parking Permit District Permit:

\$34.00 per year

Parking Permit District Visitor Permit:

• \$22.50 per four months (max 2 permits)

Parking Permit District Guest Permit:

• \$2.50 (unlimited number of permits may be purchased)

Those requesting PPD permits may only purchase permits if all outstanding parking fines have been paid.

The PPD program is required to be self-sustaining and funding for the program is via revenue from permit sales permits only.

#### **Preferential Parking District Locations**

The City Council designates certain parts of the city as Preferential Parking Districts. These districts are designated with signs and restrictions may vary by district. Exhibit 27 shows the highest concentration area of PPD's, though some smaller PPD districts in effect may be outside of the areas shown on the below map. The gray shaded areas denote each PPD.

Anthony C.
Beilenson Park

TO

VALLE VILLAGE

Universitudios

Follywood

Tollywood

Tollywood

Tollywood Sign

Forest Lawn

ATWATER

VILLAGE

FOREST

FOR

Exhibit 27: Los Angeles Preferential Parking Districts

Source: data.lacity.org, 2020

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## Benefits of PPD Program:

#### City:

- The PPD program is a tool that helps to manage on-street parking in residential areas.
- Since commercial parking is finite, by limiting commercial parking in residential areas, the City could encourage the use of non-driving modes of transportation.
- The PPD program promotes an enhanced quality of life in neighborhoods by reducing noise, traffic hazards, and reducing litter.

#### Neighborhood:

- The PPD program helps to limit use of on-street spaces by non-residents. Therefore, the likelihood of finding a parking space improves.
- Residents can obtain a permit either on-line or in person.
- The PPD program promotes an enhanced quality of life in neighborhoods by reducing noise, traffic hazards, and reducing litter.
- The PPD program results in fewer instances of residents having their driveway blocked, trash cans moved, or late-night noise problems.

#### Challenges of PPD Program:

#### City:

- There needs to be consistent enforcement during the time restrictions of each PPD program area, requiring sufficient enforcement staffing (which can be costly).
- A challenge with providing guest PPD permits is there is a potential for fraud or misuse. LADOT provided
  an example where "influencers" were throwing parties and requesting hundreds of PPD guest permits. As
  there is currently no limit on the number of guest permits, LADOT was required to provide them though
  this is not the intent of the program. LADOT is currently working on changes to limit guest permits.

## Neighborhood:

- The PPD does not necessarily solve the issues of resident's having numerous vehicles and parking them on the street. For example, some residents that have garages or driveways, but do not use them to park vehicles or multi-generational households have a large number of vehicles that park on street.
- Establishing a new Preferential Parking District is an administrative process that requires time to complete.
- Residents are required to apply for and renew permits which is an additional administrative burden.
- Residents are required to pay for permits for themselves and their guests and visitors.
- PPD's give residents of a specific area the ability to park within the limits of that area, but do not guarantee
  the availability of a space.

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# Overnight Parking Permit District Program

## Establishing or Changing an Overnight Parking District

An OPD will only be established if a letter is received from Los Angeles Police Department (LAPD) that there are criminal issues in the area. The LAPD review their crime statistics program for the area, and if they determine there is an issue, they will write a letter supporting an OPD Program.

#### Obtaining an OPD Permit

The procedures for obtaining a new Overnight Parking District (OPD) permit, or renewing an OPD permit, are the same as those described above under the "Obtaining a Preferential Parking Permit" section.

 OPD's do not have the same ADA California law exemptions as PPD's – meaning ADA permit holders will need to purchase a permit to park in the OPD.

#### **OPD Visitor Permits:**

- OPD Visitor Permits may be obtained using a similar process as outlined under Obtaining a Preferential Parking Permit, though a valid photo ID is needed in place of a DMV registration.
- Only two OPD Visitor Permits will be issued per household (except where special conditions have been assigned by the City Council).
- Parkers must park within the limits of the assigned district and must still observe additional posted restrictions (such as a red zone or street cleaning).

#### OPD Guest Permits:

- Each household within the district is entitled to one-day overnight guest permits.
- An existing Residential Parking Permit account number and an active annual or visitor permit is required to purchase an overnight guest permit.
- OPD guest permits may be obtained using a similar process as outlined above, though a valid photo ID is needed in place of a DMV registration.
- Overnight guest permits are limited to 25 per day.
- Guest permits are only intended for the use of residents of the district and their guests. Re-sale or transfer
  of these guest permits will result in revocation of resident's permit privileges.
- Parkers must park within the limits of the assigned district and must still observe additional posted restrictions (such as a red zone or street cleaning).

#### OPD Permit Costs and OPD Program Funding

Overnight Parking District Permits:

\$15.00 per year

Overnight Parking District Visitor Permit:

• \$10.00 per four months (max 2 permits)

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Overnight Parking District Guest Permit:

• \$1.00 per day (max 25 permits per day)

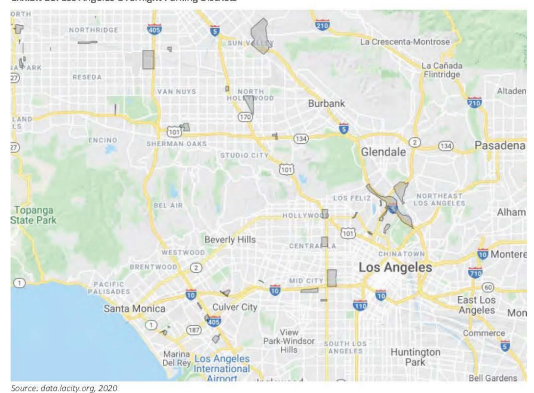
Those requesting OPD permits may only purchase permits if all outstanding parking fines have been paid.

The OPD program is required to be self-sustaining and funding for the program is via revenue from permit sales permits only.

#### **Overnight Parking District Locations**

The City Council designates certain parts of the city as Overnight Parking Districts. These districts are designated with signs and restrictions may vary by district. The exhibit below shows the highest concentration area of OPD's, though some smaller OPD districts in effect may be outside of the areas shown on the below map. The gray shaded areas denote each OPD.

Exhibit 28: Los Angeles Overnight Parking Districts



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## Benefits of OPD Program:

#### City:

 The OPD program can assist and help deter existing criminal activity by not allowing non-resident parking from 2:00 am to 6:00 am daily.

#### Neighborhood:

• The OPD helps to deter criminal activity as stated above.

## Challenges of OPD Program:

## City:

• The OPD requires consistent enforcement which requires staffing.

## Neighborhood:

- Establishing an OPD is an administrative process that requires time to complete.
- Residents are required to obtain permits which is an additional administrative burden.
- Residents are required to pay for permits for themselves and their guests and visitors.

# Parking Enforcement

LADOT traffic officers are responsible for enforcing all parking laws in the California Vehicle Code and Los Angeles Municipal Code. Traffic officers are on duty 24/7 and patrol to address parking violators and respond to constituent complaints around parking.

Enforcement times of PPD and OPD areas vary by the stated time restrictions of each PPD and OPD zone.

Parking citations revenue is not used for the PPD or OPD programs, which are funded via permit sales, only. Parking citation revenue and meter revenue goes into the general fund.

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## City of Glendale, CA

## Type of Program In Place: Preferential Parking District

#### Overview

The City of Glendale established the Preferential Parking Permit (PPD) Program in 1980 to discourage non-residents from parking in residential neighborhoods. Parking permits exclude residents from the posted time limits.

The City has two types of PPD's, a Preferential Parking District and a Special Preferential Parking District.

- Preferential Parking District a district of certain streets or portions thereof, which are designated by the transportation and parking commission as a preferential parking district in which certain vehicles displaying valid preferential parking permits are exempt from posted parking restrictions, or in which vehicles may not park unless an authorized permit is displayed.
- 2. Special Preferential Parking District a residential area designated by the city council where vehicles displaying valid Special Preferential Parking District permits are exempt from parking restrictions; and due to unique circumstances, that do not apply generally to other areas of the City, is designated as a Special Preferential Parking District for which special rules may apply.

#### Establishing or Changing an PPD Zone

To implement a PPD program area, residents must go through the process established by City Code Chapter 10.36.030 Preferential Parking District Program Established. To implement an RPP program area, 75 percent of residents must support the request and studies must be conducted by the City to determine whether reasonably convenient parking is unavailable, whether more than 25 percent of the vehicles parked in the area under consideration are not registered to people residing in adjacent residences, and whether current posted time limits are causing a hardship for residents. The Transportation and Parking Commission makes the final decision to grant or deny a PPD zone. To reduce the secondary impacts of the establishment of PPDs, the City can expand the area of an established PPD to encompass other adjacent streets surrounding a district.

Special PPDs are designated by City Council. Special PPDs can be divided into zones in order to administer restrictions to address unique parking conditions or restrictions within a particular zone. There are two Special PPDs established in Glendale, the Glendale Community College Special PPD and the South Brand Special PPD. To establish designated PPD areas within the Glendale Community College Special PPD, residents must submit a petition signed by residents living in at least 75 percent of adjacent dwelling units. To establish designated PPD areas within the South Brand PPD, residents must submit a petition signed by residents living in at least 66 percent of adjacent dwelling units.

To terminate a PPD, residents must submit a petition representing at least 75 percent of adjacent dwelling units.

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#### Obtaining an PPD Parking Permit

Residents can obtain a preferential parking permit online or via mail. Residents are required to provide a valid photo ID or driver's license to obtain a permit. If the photo ID does not contain the address in question, applicants must

provide a utility bill, property tax statement, mortgage payment/bill, or rental agreement. A California vehicle registration is also required for each vehicle. Permits are valid through December 31 from the date of issuance, and residents must renew their permits each year. Permits are in the form of hang tags to be displayed on the rear-view mirror of the vehicle. Any resident of a PPD who owns a vehicle can apply for a permit.

#### **Guest Permits**

· Each household can purchase up to two guest permits

Temporary Parking Permits are also available under certain circumstances:

- Special Event Guest. Temporary parking permits for special occasions can be requested via phone or inperson, when more than two guest permits are required for special events. Residents seeking temporary
  special event guest permits must contact the City at least two days prior to the event. No more than two
  special events requiring temporary special event guest permits can be issued to any one permittee during
  a calendar year. The special event guest permits are not available in the South Brand PPD.
- Health Care Guest. Temporary parking permits can be issued to residents with in-home health care
  provides. Residents must submit a statement to the City indicating the medical necessity of the permit and
  the approximate amount of time the permit would be needed.

#### Other Permits/Exemptions:

- As California law exempts ADA permit holders from time-restricted parking and meter payment requirements, ADA permit holders are not required to obtain any type of PPD permit.
- Due to the unique circumstances of the Glendale Community College Special Preferential Parking District, the City can issue permits to the Woodlands Elementary School for exclusive use of the school's faculty, employees, and volunteers.
- In the South Brand Special Preferential Parking District, residents can obtain up to three resident parking permits. Guest permits are granted on a case by case basis.

#### PPD Permit Costs/PPD Program Funding

Residential permits, guest permits, and temporary permits cost \$25/vehicle/year. Permit fees contribute toward the administration of the PPD program.

#### Permit Regulations and Violations:

The following regulations apply to PPD zones:

- PPD permits exempt a motorist from the posted time limit (if any) posted on the signage.
- PPD permits do not allow oversized vehicles to park in residential neighborhoods.

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 PPD permits do not allow any other vehicle from parking at "no parking anytime" zones, parking meters, pay stations, loading zones, 30-minute parking zone, and street sweeping days.

#### PPD Permit Zone Locations and Restrictions

As mentioned in the "Establishing or Changing a PPD Zone" section, the City has two established Special Preferential Parking Districts: the Glendale Community College Special PPD and the South Brand Special PPD. The Glendale Community College Special PPD is divided into four zones and the South Brand Special PPD is divided into eight zones. In addition to these two zones, there are approximately 148 individual districts, ranging in size from one half block to three more blocks.

#### Benefits of PPD Program:

#### City:

- The PPD program helps the City to manage on-street parking in residential neighborhoods.
- Since commercial parking is finite, by limiting commercial parking in residential areas, the City could
  encourage the use of non-driving modes of transportation.
- The process to establish a new PPD is collaborative between the neighborhood and the City.

#### Neighborhood:

- PPDs limit parking on-street by non-residents to provide more parking for residents and their guests.
- Residents have the option to request permits online, which enhances the convenience of the process.
- If a PPD that has been implemented is not meeting the needs of the residents, residents also have the
  opportunity to petition to remove parking permit districts
- The process to establish a new PPD is collaborative between the neighborhood and the City.

#### Challenges of PPD Program

#### City:

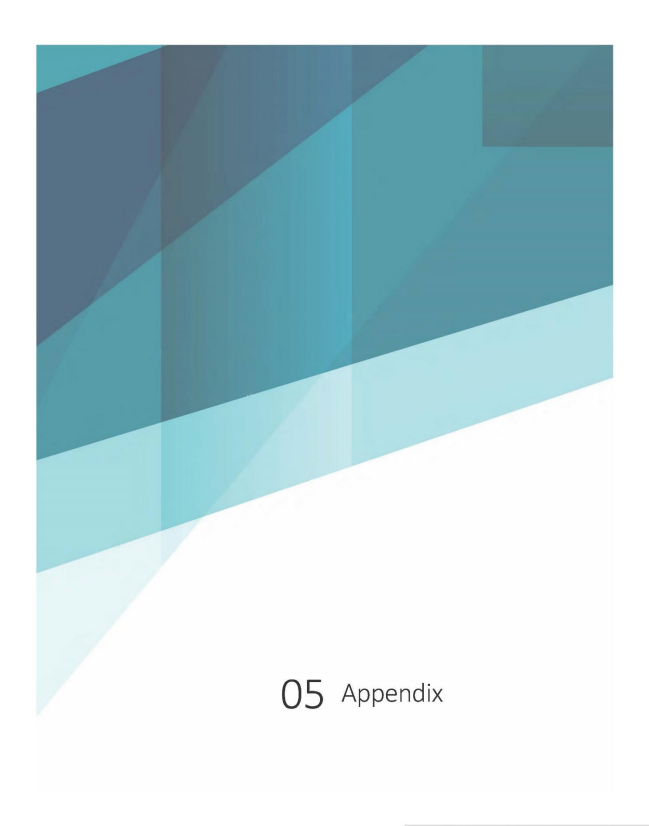
- In certain districts, an unlimited number of residential permits can be issued, which can result high demand for parking in PPD areas.
- There are approximately 150 districts in the City, with varying enforcement hours and time restrictions, making the program difficult to administer and enforce.
- The PPD procedures for the South Brand district are different than the other districts, making the program
  more challenging to administer.

#### Neighborhood:

- Establishing a new parking permit district is an administrative process that requires time to complete.
- Residents are required to apply for and renew permits which is an additional administrative burden.
- PPDs give residents of a specific area the ability to park within the limits of that area, but do not guarantee
  the availability of a space.
- Residents are required to pay for permits for themselves/families/tenants as well as guests and visitors.

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Appendix A: Parking Violation Description by Violation Code and Fine Amount

VIOLATION DESCRIPTION	VIOLATION CODE	EFFECTIVEDATE	FINE AMT	PENALTY1
ABANDONMENT PROHIBIT	22523A	12/7/10	\$113.00	\$100.00
ABANDONMENT PROHIBIT	22523B	12/7/10	\$113.00	\$100.00
AIRPORT-UNAUTH CLNG	1904990	12/7/10	\$48.00	\$35.00
AIRPORT-UNAUTH PRKNG	1904980	12/7/10	\$48.00	\$35.00
ANGLE PARKING	1564240	12/7/10	\$48.00	\$35.00
ANNUAL TRAIL PASS	17041175	12/7/10	\$28.00	\$18.00
ANTI-GRIDLOCK ACT	22526	12/7/10	\$68.00	\$55.00
ARBORETA/BOT GRDN PK	1708110	12/7/10	\$48.00	\$35.00
BIKE PATH	1704370E	12/7/10	\$53.00	\$40.00
BLOCKING DRIVEWAY	1704370L	12/7/10	\$53.00	\$40.00
BLOCKING FIRE LANE	225001	12/7/10	\$78.00	\$65.00
BLOCKING HANDICAPPED	22500L	12/7/10	\$258.00	\$50.00
BLOCKING HIGHWAY OR	1564300	12/7/10	\$53.00	\$40.00
BUS LOADING ZONE	1564110	12/7/10	\$263.00	\$50.00
BUS ZONE	17043701	12/7/10	\$53.00	\$40.00
CROSSWALK	1704370F	12/7/10	\$53.00	\$40.00
CURB PARKING ONE-WAY	22502E	12/7/10	\$53.00	\$40.00
DOOR OPEN TO TRAFFIC	22517	12/7/10	\$68.00	\$55.00
DOUBLE PARKING	1564250	12/7/10	\$53.00	\$40.00
DOUBLE PARKING	1704370J	12/7/10	\$53.00	\$40.00
DOUBLE PARKING	22500H	12/7/10	\$53.00	\$40.00
EMERGENCY ACCESS	19121410	12/7/10	\$68.00	\$55.00
EVID. OF REGIST, WRO	4462B	12/7/10	\$38.00	\$25.00
EXCEED 14000 LB	1548060	12/7/10	\$53.00	\$40.00
EXPIRED METER	1564470	12/7/10	\$33.00	\$20.00
EXPIRED METER COUNTY	1564480	12/7/10	\$33.00	\$20.00
FAIL TO APPLY FOR RE	41525	12/7/10	\$38.00	\$25.00
FAILURE TO OBEY MARK	15200703	12/7/10	\$63.00	\$50.00
FAILURE TO OBEY SIGN	1520070	12/7/10	\$63.00	\$50.00
FAILURE TO OBEY SIGN	15200701	12/7/10	\$63.00	\$50.00
FAILURE TO PAY VEH F	1704370N	12/7/10	\$53.00	\$40.00
FIRE HYDRANT	1704370M	12/7/10	\$53.00	\$40.00
FRONT YARD PARKING	1564271	12/7/10	\$63.00	\$50.00

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VIOLATION DESCRIPTION	VIOLATION CODE	EFFECTIVEDATE	FINE AMT	PENALTY1
FUEL CAP REQUIRED	27155	12/7/10	\$38.00	\$25.00
GRASS	1704370B	12/7/10	\$53.00	\$40.00
GRIDLOCK 2ND	22526A	12/7/10	\$113.00	\$100.00
GRIDLOCK 3RD	22526B	12/7/10	\$303.00	\$290.00
HANDICAPPED PARKING	225078A	12/7/10	\$338.00	\$50.00
HANDICAPPED PARKING	225078C	12/7/10	\$338.00	\$50.00
HANDICAPPED PKG. OFF	225078B	12/7/10	\$338.00	\$50.00
HOUSE TRAILER	1704380	12/7/10	\$63.00	\$50.00
HOUSNG AUTH-NO PARK	1544120B	12/7/10	\$48.00	\$35.00
KEY IN IGNITION	1564210	12/7/10	\$48.00	\$35.00
LIC.PLATES ATTACH OR	5201	12/7/10	\$38.00	\$25.00
LOADING ZONE	1704370H	12/7/10	\$53.00	\$40.00
LOCKED VEHICLE	22516	12/7/10	\$48.00	\$35.00
MDR/BIKE IMMOBLE	19121340	12/7/10	\$48.00	\$35.00
MDR-FAIL TO OBSERV P	19121320	12/7/10	\$48.00	\$35.00
METERS NO DEPOSIT	1564490	12/7/10	\$53.00	\$40.00
MORE THAN ONE SPACE	1704370K	12/7/10	\$53.00	\$40.00
MOTOR VIHICLE, PARKI	1712230	12/7/10	\$48.00	\$35.00
MOTOR VIHICLE, PARKI	17212230	12/7/10	\$28.00	\$18.00
MULT. REAR PLATE	4457	12/7/10	\$38.00	\$25.00
MV-PARKING RESTRCTNS	19121330	12/7/10	\$48.00	\$35.00
NO COMM PKG ANY RES	1564052	12/7/10	\$78.00	\$65.00
NO COMM. VEH PKG	1564055	12/7/10	\$78.00	\$65.00
NO FRONT PLATES	5200	12/7/10	\$38.00	\$25.00
NO FRONT PLATES	5200A	12/7/10	\$38.00	\$25.00
NO LICENSE PLATES DI	5202	12/7/10	\$38.00	\$25.00
NO PARKING SIGNS	1564260	12/7/10	\$53.00	\$40.00
NO VALID PASS	1704370R	12/7/10	\$53.00	\$40.00
NO VEH. MAINT. IN PU	1544160	12/7/10	\$48.00	\$35.00
OBSTRUCTING EXCAVATI	22500G	12/7/10	\$53.00	\$40.00
PARK HOURS	1704370Q	12/7/10	\$53.00	\$40.00
PARK W/IN 3' SIDEWAL	22522	12/7/10	\$288.00	\$50.00
PARK W/IN 7 1/2' RAI	22521	12/7/10	\$43.00	\$30.00

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VIOLATION DESCRIPTION	VIOLATION CODE	EFFECTIVEDATE	FINE AMT	PENALTY1
PARKED IN INTERSECTI	1564330	12/7/10	\$53.00	\$40.00
PARKING ADJACENT TO	1564360	12/7/10	\$53.00	\$40.00
PARKING AND DRIVING	19121360	12/7/10	\$48.00	\$35.00
PARKING AT MAIL BOX	1564040	12/7/10	\$48.00	\$35.00
PARKING BETWEEN SAFE	22500C	12/7/10	\$53.00	\$40.00
PARKING DISCONNECTED	1564100	12/7/10	\$53.00	\$40.00
PARKING FIRE HYDRANT	1564370	12/7/10	\$68.00	\$55.00
PARKING HOURS 8:00 A	1704330	12/7/10	\$40.00	\$18.00
PARKING IN ALLEY	1564130	12/7/10	\$53.00	\$40.00
PARKING IN BUS LOADI	225001	12/7/10	\$263.00	\$50.00
PARKING IN DESIGNATE	1544140	12/7/10	\$48.00	\$35.00
PARKING IN OR BLOCKI	22500E	12/7/10	\$53.00	\$40.00
PARKING IN PARKWAY	1564290	12/7/10	\$53.00	\$40.00
PARKING IN PASSENGER	1564120	12/7/10	\$53.00	\$40.00
PARKING IN RED ZONE	1704370	12/7/10	\$53.00	\$40.00
PARKING LIMIT-SPECIA	1564070	12/7/10	\$48.00	\$35.00
PARKING LOADING ZONE	1564020	12/7/10	\$78.00	\$65.00
PARKING ON A BRIDGE	22500K	12/7/10	\$53.00	\$40.00
PARKING ON GRADES	1564220	12/7/10	\$48.00	\$35.00
PARKING ON PUBLIC GR	21113A	12/7/10	\$53.00	\$40.00
PARKING OVERNIGHT	1564060	12/7/10	\$53.00	\$40.00
PARKING PARALLEL WIT	1564230	12/7/10	\$48.00	\$35.00
PARKING PUBLIC & PRI	1564270	12/7/10	\$53.00	\$40.00
PARKING SPACE MARKIN	1520130	12/7/10	\$48.00	\$35.00
PARKING SPACES FOR H	1564400	12/7/10	\$338.00	\$50.00
PARKING SPECIAL HAZA	1564350	12/7/10	\$53.00	\$40.00
PARKING TIME LIMIT-P	1564030	12/7/10	\$48.00	\$35.00
PARKING WITHIN INTER	22500A	12/7/10	\$53.00	\$40.00
PARKING WRONG SIDE O	1564280	12/7/10	\$53.00	\$40.00
PEDESTRAIN WALKWAY	17043700	12/7/10	\$53.00	\$40.00
PICNIC AREA	1704370A	12/7/10	\$53.00	\$40.00
PKG HAZARD.WASTE	31303D	12/7/10	\$363.00	\$350.00
PKG IN SHOW AREAS	22510	12/7/10	\$53.00	\$40.00
PKG. ASSIGNED PKG. S	1564390	12/7/10	\$53.00	\$40.00

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VIOLATION DESCRIPTION	VIOLATION CODE	EFFECTIVEDATE	FINE AMT	PENALTY1
PKG. DRIVEWAYS/PVT.	1564320	12/7/10	\$53.00	\$40.00
PKG. SPACES FOR HAND	1564410	12/7/10	\$338.00	\$50.00
PLATES CLEARLY VISBL	5201F	12/7/10	\$38.00	\$25.00
PLATES CLEARLY VISBL	5201G	12/7/10	\$38.00	\$25.00
PREFERENTIAL PKG NO	1564700	12/7/10	\$53.00	\$40.00
PRKING 15' FIRE HYDR	22514	12/7/10	\$68.00	\$55.00
PRKING 18" FROM CURB	22502A	12/7/10	\$53.00	\$40.00
PRKING FIRE STA.ENTR	22500D	12/7/10	\$68.00	\$55.00
PRKING IN TUNNEL	22500J	12/7/10	\$53.00	\$40.00
PRKING ON CROSSWALK	22500B	12/7/10	\$53.00	\$40.00
PRKING ON SIDEWALK	22500F	12/7/10	\$53.00	\$40.00
PRKNG LOT-STREET/ALL	22951	12/7/10	\$48.00	\$35.00
RECREATION BLDNG	1712220	12/7/10	\$23.00	\$20.00
RED ZONE	1704370G	12/7/10	\$53.00	\$40.00
REGISTRATION CARD	4454A	12/7/10	\$38.00	\$25.00
REPAIRING VEHICLE IN	1576120	12/7/10	\$53.00	\$40.00
RESTRICTED PARKING	1544150	12/7/10	\$48.00	\$35.00
ROADWAY	1704370C	12/7/10	\$53.00	\$40.00
SERVICE ROAD	1704370P	12/7/10	\$53.00	\$40.00
SIDEWALK	1704370D	12/7/10	\$53.00	\$40.00
STATE HIGHWAY PARKIN	22505B	12/7/10	\$53.00	\$40.00
STOPPED/PKG. VEHICUL	23333	12/7/10	\$45.00	\$32.00
STOPPING ON FREEWAY	22520	12/7/10	\$43.00	\$30.00
STREET SWEEPING	15200702	12/7/10	\$63.00	\$50.00
TABS	5204	12/7/10	\$73.00	\$60.00
TABS	5204A	12/7/10	\$73.00	\$60.00
TAXICAB STANDS	1564440	12/7/10	\$33.00	\$20.00
TEMPORARY SIGNS	1564140	12/7/10	\$53.00	\$40.00
TIME LIMITS	1564010	12/7/10	\$48.00	\$35.00
UNATTENDED VEHICLES	22515	12/7/10	\$53.00	\$40.00
UNINCORPORATED AREA	22504A	12/7/10	\$58.00	\$45.00
UNREGISTERED VEHICLE	4000A	12/7/10	\$73.00	\$60.00
UNREGISTERED VEHICLE	4000A1	12/7/10	\$73.00	\$60.00
VEH. PKD WITH HARZ.	1564310	12/7/10	\$363.00	\$350.00

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VIOLATION DESCRIPTION	VIOLATION CODE	EFFECTIVEDATE	FINE AMT	PENALTY1
VEHICLE IN BIKE LANE	1552040	12/7/10	\$48.00	\$35.00
VEHICLE ON SIDEWALK	1576080	12/7/10	\$53.00	\$40.00
WASHING VEHICLE ON H	1576130	12/7/10	\$53.00	\$40.00
WEIGHT EXCEEDING 600	1548050	12/7/10	\$53.00	\$40.00
WRNG DEVICE ON DSBLE	25300E	12/7/10	\$45.00	\$32.00
WRNG DEVISE ON DSABL	25300C	12/7/10	\$45.00	\$32.00

Source: LA County Sheriff, Conduent; 2020

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Appendix B: East LA County Street Sweeping Schedule – Monday

Worm St

Worm St

San Bernardic F W Worm

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Appendix C: East LA County Street Sweeping Schedule – Tuesday



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Appendix D: East LA County Street Sweeping Schedule - Wednesday



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 ${\bf Appendix} \; {\bf E:} \; {\bf East} \; {\bf LA} \; {\bf County} \; {\bf Street} \; {\bf Sweeping} \; {\bf Schedule} - {\bf Thursday}$ 

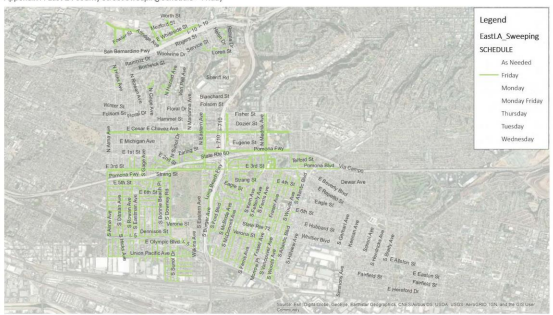


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Appendix F: East LA County Street Sweeping Schedule – Friday



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Appendix G: East LA County Street Sweeping Schedule – Monday and Friday



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Appendix H: East LA County Street Sweeping Schedule – As Needed



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## Recommendations for Improved Parking Conditions, Restrictions, and Enforcement Practices

County of Los Angeles, CA

September 24, 2021

Prepared for: Chief Executive Office Budget and Operations Community Services



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## **Executive Summary**

Consistent with a previous comprehensive review of parking conditions in the unincorporated community of City Terrace, similar conditions have been found to exist within other areas of unincorporated community of East Los Angeles (East LA). Key findings for the residential neighborhoods include limited on-street and off-street parking, lack of or difficult-to-access driveways, and households with multiple vehicles. On the commercial side of the equation, limited parking availability was reported and observed, which we concluded was due to a lack of enforcement of posted short-term parking limits, as well as food truck vendors occupying prime curbside inventory in direct competition with the parking needs of established "brick and mortar," fast casual and neighborhood dining establishments.



#### Solutions Exist

A consistent finding in both residential and commercial areas identifies general overflow (i.e., spillover) parking concerns, which may be addressed with regulatory measures and associated enforcement that is designed to limit the amount and types of vehicles parked on the street in residential neighborhoods and enforce short-term time limits along commercial corridors. Parking spillover generally refers to when parking demand for one land use spills over into the parking supply of an entirely different use, and those users subsequently may then suffer from insufficient parking.



#### Walker Recommends

- Establish a parking enforcement district throughout unincorporated East Los Angeles, enforced by a
  professional parking enforcement services provider dedicated to this task, funded by parking
  citations, which reports to a separate contract management team within the Sheriff's Department.
- 2. Establish a preferential parking district in the residential neighborhoods immediately surrounding the proposed Whittier Boulevard Parking Benefit District. The purpose of the program is to limit the number of household vehicles parked along the street during program operating hours as well as to control the amount of time a visitor may park on neighborhood streets.
- 3. Establish a parking benefit district (PBD) along Whittier Boulevard East of the I-710, and consider other PBD locations throughout the commercial corridors of unincorporated East LA where low onstreet parking availability has been identified as a problem. A portion of the revenue from the parking benefit districts should be used in part to secure off-street parking inventory, such as sites considered not suitable for housing, or public private partnerships with local churches, commercial areas after hours, or schools, in each district to address overflow parking demands by accommodating parking needs, including the ability of food truck vendors to operate within defined areas of the community.

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## Overview of Findings

The following categories and concepts have been provided to provide an overview of our findings as described in the deliverables for Walker's Task 2 Existing Parking Conditions and Task 3 Current Parking Restrictions and Enforcement Practices.

## Limited availability of on-street parking

The limited availability of parking in on-street spaces is likely the single-most problematic finding in many residential neighborhoods and commercial corridors in unincorporated East LA. The lack of available on-street parking stems not only from sheer volume of vehicles and parking congestion that results from multi-generational housing scenarios, but also from inappropriate and in some cases unlawful use of on-street parking that includes long-term and inoperable vehicle storage, curbside vending, spillover from unauthorized commercial business activity, and in some cases, developments that provide fewer spaces than the number of cars they generate.

#### Limited enforcement

Parking enforcement in unincorporated East Los Angeles is managed by eight (8) parking control officers and one supervisor parking control officer, who operate as part of the East Los Angeles Station of the Los Angeles Sheriff's Department. While coverage is provided seven days per week, staffing resources and coverage hours are mostly limited outside of the weekday hours of 5:00 am to 3:00 pm. Many areas within the 7.45 square miles do not see regular enforcement on a consistent basis. These areas rely upon call center requests, which may or may not immediately resolve the enforcement need. Additional parking enforcement support is provided by California Highway Patrol (CHP), although it is understood this effort has resulted in less than 300 citations being issued in the most recent 2019 calendar year, a small fraction of the total number of citations issued by the LASD.

## Abandoned/Inoperable vehicles

Abandoned and inoperable vehicles left on street should be held to the 72-hour ordinance that permits the Sheriff to remove such vehicles to a safe place owned by, maintained by or under the jurisdiction of the County of Los Angeles (See Los Angeles County Code, Chapter 15.64.200, Vehicles parked over 72 hours — Removal by Sheriff). Inoperable vehicles discovered on public and private property shall also be handled in the manner described in the Los Angeles County Code, Chapter 15.80, Abandoned or Inoperable Vehicles. This code language permits a California Highway Patrol officer to have the authority to cause the abatement and removal of such vehicles after a 10-day notice of intention to abate has been served and the appropriate window for a public hearing has been observed. Any vehicle parked long term on the street, but especially an inoperable vehicle, has an impact on parking availability beyond the number of long-term vehicles parked on the street.

## Reserving on-street spaces

Rotational use of multiple vehicles within the same household to reserve on-street parking spaces, as well as placing solid waste bins in the rights of way to reserve on-street parking is a common practice in neighborhoods where onstreet parking is limited. Placement of solid waste bins and other materials in the rights of way should be handled with code enforcement policies, up to and including confiscation of materials upon appropriate notification. Onstreet spaces are for public use and not for individual benefit and personal gain.

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## Illegal parking

Illegal parking, including double-parking, using parking spaces for people with disabilities but without a placard or hangtag, fire hydrant, and blocking intersections are considered infringements upon public safety. These enforcement matters must be dealt with urgently within all commercial and residential areas of the community. Consistent and comprehensive enforcement coverage is vital to the success of the parking program with no exceptions. Allowing these behaviors to occur due to lack of consistent enforcement exacerbates matters over time and ultimately favors the appellant within the adjudication process.

#### Street vending and food trucks

Viewed as a significant problem throughout many of the commercial corridors, the growing numbers of street vending and food trucks have created an unwanted burden for maintaining sidewalk accessibility, as well as making it difficult for patrons to park curbside when accessing traditional "brick and mortar" businesses and restaurants. Often times, food truck patrons are observed taking advantage of off-street customer parking set aside for curbside businesses and restaurants.

### Parking spillover into residential neighborhoods

Often as a result of commercial car sales, repair shops, non-residents (such as employees or customers), and spillover from transit riders who park near transit stations, vehicular spillover from non-residential uses on to residential streets creates a condition whereby parking spaces do not experience turnover during the business day and potentially into the evening and overnight hours, which is needed to provide opportunities for all drivers to park. Limiting the duration of neighborhood on-street parking during the business day and developing a preferential permit parking program would help to resolve these potential conflicts between multiple parking users.

Additional measures to mitigate the impacts of introducing a preferential parking program include offering the shared use of additional off-street inventory for multiple vehicle households during the evening hours and potentially for food truck vending services during the daytime hours. The ability to offer these alternate off-street locations not only provides a reasonable solution to the previously mentioned regulatory measures, but nudges residents and business owners to prioritize and modify their behavior and rethink their residential lifestyles and business plans. Parking conditions have reached the point where the impacts of unregulated, underregulated, and under enforced regulations of spillover parking are unsustainable for the community.

## Multi-vehicle ownership

Households with more vehicles than licensed drivers may contribute to low availability of on-street parking. Ownership of multiple vehicles without sufficient off-street parking availability lends to the need to park daily-use vehicles on street while storing recreational, secondary-use, or leisure vehicles in available off-street inventory for longer periods of time. There is no incentive for a resident to behave otherwise in this instance when valuable yet under managed parking on the public street becomes impacted as a result.

#### Code enforcement

Code enforcement has an opportunity to play a pivotal role in the East Los Angeles Parking Availability Improvement Study. Under multiple scenarios, parking availability is adversely impacted by the growth of illegal accessory

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dwelling units, unauthorized home business activity, unhoused living, such as campers and recreational vehicles on street, and oversized vehicles, as well as commercial service vehicles and vehicles not authorized by code standards. While many of these code enforcement opportunities may be directly related to the cost of high neighborhood rents, underutilized driveways, and landlords restricting or limiting the use of off-street parking, a concerted awareness campaign should be reviewed and revisited within the community.

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#### Recommendations

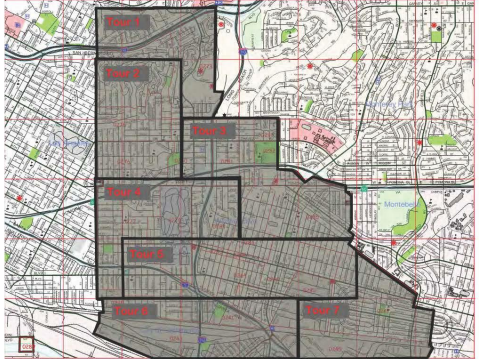
Based on past findings, current observations, and our review and analysis of the parking availability concerns in unincorporated East LA at this time, we recommend the County consider the following best practice measures to manage parking availability within the community.



## Parking Enforcement District

A parking enforcement district is a more intentional effort to manage and enforce parking in a geographically defined area. Walker recommends that citation revenue generated in unincorporated East LA, remain in East LA, doing so essentially creates a district. To effectively meet the needs of the community, parking enforcement resources within unincorporated East LA must be expanded to provide consistent coverage across all areas. The following exhibit has been provided to demonstrate coverage areas by designated enforcement tour.

Exhibit 1: Recommended Enforcement Coverage and Enforcement Tours



Source: Los Angeles County Sheriff's Department and Walker Consultants; 2020

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Each of the seven enforcement tours suggests the necessity of a minimum of seven parking control officers on duty during the recommended hours of enforcement from 5:00 am to 11:00 pm, seven days per week. To accommodate this recommendation, 14 full-time parking control officers and 14 part-time parking control officers should be recruited and trained to issue parking citations. The following exhibit has been provided to demonstrate the staffing needs by day of week and time of day. The minimum coverage number of seven officers is shown by hour of day with a total coverage hours per day summarized at the bottom of the exhibit. A one-hour meal period break has been factored into each nine-hour shift.

Exhibit 2: Recommended Parking Control Officer Schedule

			Day of We	ek			
Time	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
3:00 AM	0	0	0	0	0	0	0
4:00 AM	0	0	0	0	0	0	0
5:00 AM	7	7	7	7	7	7	7
6:00 AM	7	7	7	7	7	7	7
7:00 AM	7	7	7	7	7	7	7
8:00 AM	7	7	7	7	7	7	7
9:00 AM	7	7	7	7	7	7	7
10:00 AM	7	7	7	7	7	7	7
11:00 AM	7	7	7	7	7	7	7
12:00 PM	7	7	7	7	7	7	7
1:00 PM	7	7	7	7	7	7	7
2:00 PM	7	7	7	7	7	7	7
3:00 PM	7	7	7	7	7	7	7
4:00 PM	7	7	7	7	7	7	7
5:00 PM	7	7	7	7	7	7	7
6:00 PM	7	7	7	7	7	7	7
7:00 PM	7	7	7	7	7	7	7
8:00 PM	7	7	7	7	7	7	7
9:00 PM	7	7	7	7	7	7	7
10:00 PM	7	7	7	7	7	7	7
Coverage Hours	126	126	126	126	126	126	126

Personnel	Per Week	Total	Per Year	Total
14 Full Time	40 Hours	560 hours	50 weeks	28,000 hours
14 Part Time	16 Hours	224 hours	50 weeks	11,200 hours

Source: Walker Consultants; 2020

In this exhibit,  $1^{st}$  shift officers are assigned to work from 5:00 am to 2:00 pm and  $2^{nd}$  shift officers are assigned to work from 2:00 pm to 11:00 pm. Both full-time and part-time officers have the same shift start and end times, regardless if assigned to working a weekday or a weekend day.

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The Sheriff's Department remains the logical organization within the County to oversee the proposed parking enforcement district in unincorporated East Los Angeles. While it is understood the Department is unable to add full-time equivalent positions to meet the recommended number of positions required to serve the unincorporated East Los Angeles community, it is anticipated the staffing requirements may be met with the use of a contract with a professional parking enforcement firm.



## Program Management

Use of a professional parking enforcement firm will greatly facilitate the County's ability to increase enforcement resources without bearing the financial impacts and recruitment challenges associated with hiring a full-time employee. Often times, position postings require a lengthy process to qualify, interview, and test applicants for an entry level position with the Sheriff's Department. Many of the candidates fail to pass the testing procedures and require the process to start over. Professional parking enforcement firms typically have a pool of employees which they may rotate between local and regional government contracts with minimal training and acclimation effects. If the management contract has been set up accordingly, the professional firms are incentivized to keep positions filled and shifts covered at all times.



## Preferential Parking Program

A key component of a preferential parking program for the East LA neighborhood's will require the need to define and address the program parameters and limitations. The potential for establishing rules consistent with the unique characteristics of individual neighborhoods may be a necessity. As an example, neighborhoods with narrow roadways and reduced rights of ways may be required to limit on-street parking permits to one permit per household; the number of cars that can safely and realistically park on block faces in this scenario may be far less than typical. Other locations may be served by two permits per household, regardless of roadway definition and off-street parking availability.

A recommended best practice identifies the need to verify on-street parking inventory within each neighborhood and compare this to the number of residential households to establish a baseline metric. A subsequent step suggests the need to identify off-street inventory associated with each residential household. Given these two data points, a determination may then be made to establish program permissions and limitations. In most circumstances, each household should be permitted the use of one on-street permit per household address. Using a license plate permit credential (by which a vehicle's license plate number communicates whether, where and how long it may be permitted to park), the on-street permit can be virtually assigned to the first household vehicle parked on-street, rendering all other household vehicle license plates inactive during this use period.

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## Parking Benefit Program

Communicating the advantages of a parking benefit program is almost always the most difficult task for a government agency as residents and business owners must be able to envision the immediate benefits of having to pay for something many have previously received for free. In addition, equity is a major factor here where low income households may not be able to afford this additional cost, but still rely on vehicles to access jobs.

It is important to develop a transparent process to identify the goals of the parking benefit program for the community. Which user groups may be the focus, beneficiaries, but also the potential funders of the parking benefit program? Multiple vehicle households? Out of town visitors? Premium repeat parkers (customers) who simply want access and convenience and are willing to pay for the convenience? All these options should be considered and discussed with a focus and policy goals in mind. What then becomes of the revenue benefit? Parking and mobility infrastructure needs? Recurring community maintenance and subscription costs? Under the parameters of a parking benefit district, the district and its stakeholders should have a say in the way the revenue proceeds are reinvested in the community.



## Neighborhood Incentive Programs

As discussed during the community stakeholder meetings, several neighborhood incentive programs may be supported through the County's resources to help residences and businesses make land resources available for parking. Such programs as "cash for clunkers," garage sales and single-day disposal services, and local business coupons or incentives, can provide sufficient financial incentive for residents and business owners to take action during times when simple coordination efforts seem too difficult to overcome. In addition, public car sharing programs like the BlueLA program; or offer micromobility options to provide better access to transit stations as a way to reduce the need for private car ownership.



## Infrastructure and Capacity Needs

To address parking facility and capacity needs, the County should explore the possibility of using County real estate within unincorporated East LA to address some parking needs. Can existing facilities and surface parking areas be utilized for off-hour parking needs and overnight parking? Can underutilized land parcels be converted into parking lots or multi-purpose properties that offer increased off-street parking with reasonable minimal investment? Are walking distances, safety, or bike/pedestrian friendly locations such that some parkers would choose to park in these locations? These efforts typically precede opportunities for the County to explore land acquisition, or better yet, public/private land development opportunities where private developers may take advantage of development incentives after a public parking component is included with their development approval process. More simply and less costly, some jurisdictions have created formal, or facilitated informal, programs to use existing, underutilized

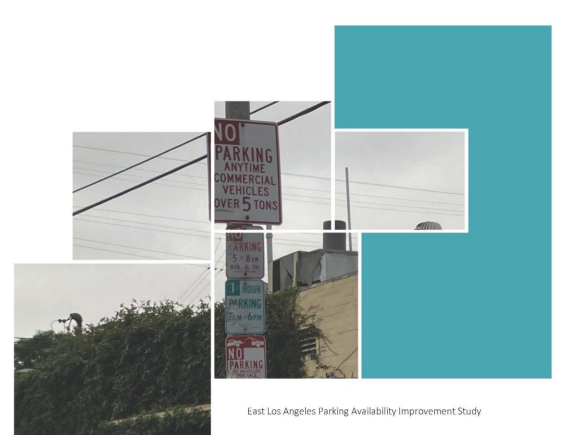
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public or private off-street spaces to enhance the supply of parking available to some or all members of the parking public.

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# Parking Enforcement District Feasibility Analysis

County of Los Angeles, CA

September 24, 2021

Prepared for: Chief Executive Office Budget and Operations Community Services



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Figure 3: Mobile LPR Examples

Figure 1: Unincorporated East Los Angeles Boundary

Figure 2: Recommended Enforcement Coverage and Enforcement Tours



## **Executive Summary**

The purpose of this report is to discuss the feasibility of establishing a parking enforcement district in the unincorporated community of East Los Angeles (East LA).

### Recommendations

The key recommendations as part of Task 5 include the following.



Walker recommends that the parking enforcement operation for unincorporated East LA be partially outsourced to a professional parking enforcement firm or an interagency agreement because that entity will have significant resources specifically dedicated to parking enforcement. The professional enforcement firm would augment existing County personnel. The issue is one of the scale of resources

available. Current LA parking enforcement staff perform their duties diligently but do not have the resources at their disposal to cover the enormous area and long hours required for effective parking enforcement in East Los Angeles. Having an additional dedicated, professional parking enforcement entity perform parking enforcement duties should allow for more consistent enforcement for longer periods of time over a longer area. Enforcement conducted by a private firm, or possibly a dedicated parking enforcement entity with significant resources should be more efficient and effective at deploying resources to operate at lower costs than insourced enforcement.

The Sheriff's Department should be responsible for providing contract management and oversight of the professional parking enforcement firm. It is anticipated that a full-time equivalent staff member of the Sheriff's Department would handle the daily oversight of the professional parking enforcement firm and would be required to provide education and training with regard to the LA County Code requirements. The professional parking enforcement firm would be required to submit a variety of monthly reports that include the types and number of citations, monthly management reports, and status reports.



Walker recommends that the parking enforcement responsibilities be conducted using license plate recognition (LPR) which to help maintain the timeliness of district-wide enforcement practices and discourage scofflaw behavior. LPR enforcement can provide many benefits to the enforcement operation and conveniences to the public.



With a parking enforcement district in unincorporated East LA, the revenue obtained from parking citations in unincorporated East LA would be used to fund the parking enforcement operation for unincorporated East LA. Walker projects the revenue obtained from parking citations will cover the costs of the parking enforcement operation, with a surplus that would go toward the County General

Fund or invested in the community.

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## Introduction

The primary mission of Los Angeles County's ("LA County" or "County") parking enforcement program is to ensure that residents, visitors, and other community stakeholders adhere to the County's parking regulations. Parking regulations exist to provide safety and to facilitate the availability of parking on the street.

The Parking Enforcement Detail (PED) of the Los Angeles County Sheriff's Department provides centralized administration of parking violation enforcement and parking citation processing in the unincorporated areas of LA County. PED also provides the administrative review of contested citations and schedules administrative hearings conducted by civilian hearing officers. The PED unit provides services for other County departments, police agencies, and some Contract Cities. PED is comprised of 1 manager, 8 headquarters staff members, 55 parking control officers, and 11 supervisor parking control officers deployed throughout 16 patrol stations. Through regular patrol, parking control officers issue citations to vehicles that are parked in violation of the law, identify abandoned vehicles, and recover stolen vehicles. They also respond to community complaints regarding parking violations.

In unincorporated East Los Angeles ("East LA"), the PED is comprised of eight parking control officers, and one supervisor parking control officer reporting to the East Los Angeles Station. Table 1 demonstrates current staff coverage and assigned shifts.

Table 1: Unincorporated East Los Angeles Parking Enforcement Detail Staff and Assigned Shifts

#	Rank	Day of Week	Time of Day	Number of Staff (Shift Length)
1	SPCO	Monday through Friday	6: 00 AM to 2:00 PM	Five (8-hour tour)
1	PCO	Tuesday through Friday	5: 00 AM to 3:00 PM	Four (10-hour tour)
2	PCO	Tuesday through Friday	7:00 AM to 5:00 PM	Four (10-hour tour)
3	PCO	Monday through Friday	6:30 AM to 2:30 PM	Five (8-hour tour)
4	PCO	Sunday	3:00 AM to 1:00 PM	One (10-hour tour)
		Monday through Wednesday	5:00 AM to 3:00 PM	Three (10-hour tour)
5	PCO	Monday through Friday	4:00 AM to 12:00 PM	Five (8-hour tour)
6	PCO	Monday through Thursday	5:00 AM to 3:00 PM	Four (10-hour tour)
7	PCO	Monday through Friday	5:00 AM to 1:00 PM	Five (8-hour tour)
8	PCO	Thursday and Friday	9:00 AM to 7:00 PM	Two (10-hour tour)
		Saturday and Sunday	5:00 AM to 3:00 PM	Two (10-hour tour)
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Source: LA County Sheriff Department, May 2020

## Current Parking and Enforcement Challenges

East LA has the highest population density in the County for communities with a population over 100,000. There are 16,000+ persons per square mile residing in unincorporated East Los Angeles. At the same time 84 percent of commuters drive or carpool to work, and 88 percent of unincorporated East Los Angeles households have access to one or more vehicles. The combination of a high population density and high vehicle reliance for mobility results in high parking demand.

The most evident and vocalized issue in unincorporated East Los Angeles is the lack of available on-street parking. On residential streets, parking occupancy levels are so high, that instances of illegal parking (e.g., parking in

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intersection, red curb, blocking driveways, double parking, etc.) are commonplace, thus pushing on-street occupancies above 100 percent. This issue is so broad that it can be found in most residential neighborhoods. The factors leading to the scarcity of available on-street parking include inconsistent or ineffective enforcement of current regulations, a free to park system, high automobile reliance, high population density, and limited residential parking options, among others.

East LA parking enforcement personnel resources are limited to a number of budgeted positions making it difficult to increase enforcement efforts and consistently enforce all parking related aspects of unincorporated East Los Angeles. To effectively meet the needs of the community, we believe more enforcement officer positions should be staffed throughout the day and, in the case of the residential neighborhoods, into the early evening hours and weekends.

As identified in the public survey responses and further supported through comments made during the community stakeholder sessions, both residents and business merchants believe enforcement coverage is not substantial or consistent enough to meet the needs of the community. A number of stakeholders shared that enforcement officers are seldom seen enforcing matters on their community streets, especially during the afternoon and early evening hours. On days when street sweeping is scheduled in specific neighborhoods, as few as 2-3 parking control officers are available to cover the remainder of the unincorporated East LA district. Considering conditions that affect scheduled and unscheduled paid time off (PTO) or medical leave of absence (MLA), the challenge becomes increasingly difficult to meet the coverage needs, not only each day, but in the early evening hours as well.

## Parking Enforcement District

In light of these current enforcement challenges, the County is considering the implementation of a parking enforcement district for East Los Angeles. East LA already has a form of parking enforcement district in place, as it has a Sheriff's Department station that serves the East LA area. Under a parking enforcement district model, the citation revenue generated within East LA would fund the parking enforcement operation in the East LA area. Parking enforcement operations and responsibilities would be separate for the East LA area than for the rest of the County.

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# Insourcing vs. Outsourcing Parking Enforcement Services

When determining the recommended organizational structure for the unincorporated East LA parking enforcement district, the first consideration is whether parking enforcement responsibilities in unincorporated East LA should continue to be provided by PED staff or if they should be outsourced to a professional parking enforcement firm.

Many public agencies conduct their own parking enforcement while others prefer to hire a professional management company to enforce. While the duties of parking enforcement can be delegated to a professional parking enforcement firm, the ultimate responsibility resides with the County to ensure the professional parking enforcement firm is acting in the best interest of the community. The following is a list of advantages for outsourcing parking enforcement services:

- Parking enforcement firms are usually experienced in handling enforcement responsibilities by offering experienced management, customer service, and quality control.
- Contract management typically requires lower startup costs. Parking enforcement firms can provide an
  established enforcement system. The County can require that the enforcement firm prepare specific
  reports, meet with ownership periodically to discuss those reports and other issues, and can usually offer
  specific recommendations to make the parking enforcement operation more efficient.
- In an area where it may be difficult to recruit or maintain a staff with the needed experience and expertise,
  a regional or national firm has the labor flexibility to provide continuous service. However, the County can
  also request that existing enforcement staff be retained by the professional parking enforcement firm.
- The parking enforcement firm is responsible for hiring and training qualified enforcement personnel. They
  can develop a location-specific procedure manual, approved by the County, which documents the day-today duties of all persons working at that location.
- Contracting through a parking enforcement firm allows greater employee flexibility should problems arise.
   For example, ownership may request the parking enforcement firm to remove any of the its employees from the premises. As the parking enforcement firm has managerial responsibility, they then can simply transfer the employee to another location under their contractual oversight.
- Employee labor cost and benefits may be less expensive. Labor rates may not be governed by established public agency employee labor agreements. The parking enforcement firm is usually free to establish an approved labor and benefit schedule that may be lower than established rates for County employees.
- The County benefits from the expertise of the parking enforcement firm without giving up control of the policy decisions.
- The management fee paid to the parking enforcement firm is usually off-set by cost savings realized by reducing the workload on certain departments.
- The professional parking enforcement firm's local manager may be required to attend meetings on a regular basis so that coordination between the County and parking enforcement is ensured.
- The purchasing power of the parking enforcement firm may save the County money in the procurement of
  parking enforcement equipment, insurance, and supplies.

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Self-operation has the following advantages over contracting the parking enforcement:

- Public employees may be perceived to have more at stake with the operation in terms of customer service and enforcement responsibilities.
- There is no direct parking management fee; although there may be additional payroll expenses and most likely higher benefit costs.

Private parking enforcement typically is more nimble, and therefore more efficient at deploying resources and tends to operate at lower costs than public agency enforcement programs. These lower costs usually compensate for the enforcement firm's management fee. With contract management, the public agency has control over major policies; however, the public agency does not have to employ several parking personnel for the day-to-day operations. Contract management removes the burden of employee supervision from the public agency staff. If the employees are employed by the public agency there is much less flexibility when increasing or decreasing staffing levels and providing benefits.

Another advantage of using the services of a parking enforcement firm is that a parking enforcement firm has specific expertise in the business. Even though the public agency has the final say on policy decisions, the parking enforcement firm is a great source of information and may be called upon to offer their recommendations in parking related matters.

Most disadvantages of contract management can be met through changes to the operating agreements. The professional parking enforcement firm could provide financial incentives for reaching financial goals, meeting standards of service, or reducing on-going issues. In this manner, the firm is more likely to attend to the daily parking operation and to provide the best possible care to the enforcement system.

## Walker Recommendation

Due to the current enforcement challenges in unincorporated East LA described in the previous section, Walker recommends that the County engage a professional parking enforcement firm or dedicated entity for parking enforcement responsibilities in unincorporated East LA if a Parking Enforcement District is created:

- Having a professional parking enforcement firm conduct parking enforcement duties will allow for enforcement of longer hours with more consistent enforcement.
- In the event the outsourcing of enforcement services creates a reduction in force for the current County parking enforcement detail (PED), the County should require the third-party operator to extend employment offers to County employees affected by reduction in force policies. Current PED staff have the background and experience with parking enforcement in unincorporated East LA.
- The Sheriff's Department should be responsible for providing contract management and oversight of the
  professional parking enforcement firm. It is anticipated that a full-time equivalent staff member of the
  Sheriff's Department would handle the daily oversight of the operator and would be required to provide
  education and training of the LA County Code requirements.
- The professional parking enforcement firm would be required to submit a variety of monthly reports that
  include the types and number of citations, monthly management reports, and status reports.

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# Parking Enforcement District Feasibility Analysis

This section discusses the financial feasibility of a proposed parking enforcement district in unincorporated East LA. The following parameters would be associated with the district:

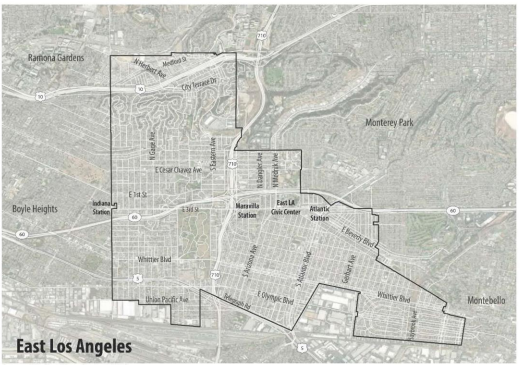
- The enforcement responsibilities within the unincorporated East LA area should be performed by a
  professional parking enforcement firm or dedicated entity with a Sheriff's Department representative
  managing the contract between the County and the entity providing enforcement services.
- The parking enforcement operation should demonstrate consistent enforcement practices in all areas of unincorporated East Los Angeles County to increase parking compliance and encourage vehicle owners to take greater responsibility for their parking behavior.
- The enforcement firm should continue to promote payment options and encourage the practice of citation payment within the first 21 days of issuance to avoid subsequent penalties.
- Enforcement hours should be modified to cover the operating hours of 5:00 a.m. to 11:00 p.m. seven days per week.
- The parking enforcement district should cover the entire unincorporated East LA area (7.45 square miles), as shown in the following Figure 1.
- The enforcement firm should use license plate recognition (LPR) to maintain the timeliness of district-wide enforcement practices and discourage scofflaw behavior.
- The enforcement firm should be incentivized to provide a high level of accuracy in issuing parking citations.
   A key performance indicator (KPI) for the enforcement firm should be the issuance of "valid issued citation percentage" rather than "citation revenue generated." This KPI should be established as part of the contract between the County and enforcement firm.

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Figure 1: Unincorporated East Los Angeles Boundary



Source: Walker Consultants, 2020.

# Revenue for a Parking Enforcement District

The primary source of revenue to fund a parking enforcement district is anticipated to be from parking citations. Table 2 summarizes the parking citation data for unincorporated East LA for the period of 2017 through 2019. The total citation amount ranges from \$2,918,807 to \$3,390,374. The average citation amount paid over the three-year period was \$3,203,285.

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Table 2: Unincorporated East Los Angeles Parking Citation Data - Recent Three-Year Historical

	CY2017	CY2018	CY2019
Citations Issued	50,757	47,690	47,860
Citations Paid*	34,868	35,515	35,015
Total PAID AMT	\$3,390,374	\$3,300,673	\$2,918,807
Citations Unpaid	15,889	12,175	12,845
Total AMT Due (Unpaid)	\$2,363,122	\$2,196,682	\$2,566,571
Percentage Paid	68.70%	74.50%	73.20%

\*By Process Date

Source: Conduent; August 2020

During the initial three to six months of program implementation, it is anticipated that citation numbers are likely to increase due to more officers patrolling the unincorporated East LA area. In particular, areas that do not have much enforcement now are likely to see an increase in citation rates, at least initially. However, the number of citations should begin to normalize after the first six months as compliance with regulations improves and repeat violators are likely to change their behaviors. Since citation rates will likely level off, it can be assumed that future citation revenue amount will be similar to what has been reported in recent years; therefore, citation revenue is assumed to be in the range of \$3.2mm to \$3.3mm on average, per year.

# Expenses for a Parking Enforcement District

Typical operating expenses which may be associated with a parking enforcement district include the following:

- Parking enforcement staffing hourly wages and benefits
- Parking enforcement vehicles
- · License Plate Recognition (LPR) equipment and software

# **Enforcement Staffing Schedule**

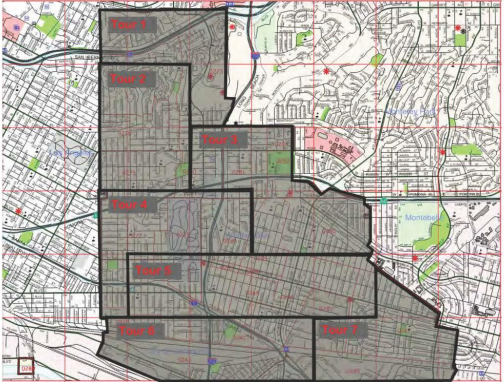
To effectively meet the needs of the community, parking enforcement resources within unincorporated East Los Angeles County should be expanded to provide consistent coverage across all areas. The following exhibit has been provided to demonstrate coverage areas by designated enforcement tour.

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Figure 2: Recommended Enforcement Coverage and Enforcement Tours



Source: Los Angeles County Sheriff's Department and Walker Consultants; 2020

Each of the seven enforcement tours suggest a need to have a minimum of seven parking control officers on duty during the recommended hours of enforcement of 5:00 a.m. to 11:00 p.m., seven days per week. Two shifts of seven parking enforcement officers would work nine-hour shifts (with one-hour break). 1st shift officers are assigned to work from 5:00 a.m. to 2:00 p.m. and 2nd shift officers are assigned to work from 2:00 p.m. to 11:00 p.m.

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Table 3 demonstrates the staffing schedule proposed.

Table 3: Recommended Weekly Parking Control Officer Staffing Schedule

	Number of Staff per Day and Hour						
Start Time	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
5:00 a.m.	7	7	7	7	7	7	7
6:00 a.m.	7	7	7	7	7	7	7
7:00 a.m.	7	7	7	7	7	7	7
8:00 a.m.	7	7	7	7	7	7	7
9:00 a.m.	7	7	7	7	7	7	7
10.00 a.m.	7	7	7	7	7	7	7
11:00 a.m.	7	7	7	7	7	7	7
12:00 p.m.	7	7	7	7	7	7	7
1:00 p.m.	7	7	7	7	7	7	7
2:00 p.m.	7	7	7	7	7	7	7
3:00 p.m.	7	7	7	7	7	7	7
4:00 p.m.	7	7	7	7	7	7	7
5:00 p.m.	7	7	7	7	7	7	7
6:00 p.m.	7	7	7	7	7	7	7
7:00 p.m.	7	7	7	7	7	7	7
8:00 p.m.	7	7	7	7	7	7	7
9:00 p.m.	7	7	7	7	7	7	7
10:00 p.m.	7	7	7	7	7	7	7
Total							
Coverage Hours	126	126	126	126	126	126	126

\*Staffing schedule assumes a one-hour break during shift.

Source: Walker Consultants, 2020.

In addition to parking control officers, there are other staff that would be required to manage the operation, including:

- Dispatcher(s) to answer calls and dispatch parking enforcement officers.
- A supervisor to oversee the parking enforcement officers.
- A contract analyst to provide administrative functions and contract management for the third-party operator contract.
- A project manager to oversee the parking enforcement operation and to be the first point of contact between the County and the parking enforcement operator.
- A Sheriff's Department representative to oversee and manage the contract with the third-party operator. Walker recommends that this position reside with the Sheriff Department's internal team.

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Table 4 summarizes the staffing schedule for the dispatcher, supervisor, contract analyst, and project manager. The project manager is a salaried position that is likely to work varying hours during the week.

Table 4: Recommended Enforcement Position Schedule

	Weekday			Weekend		
	Hours of Coverage*	Number of Staff	Weekday Staff Hours	Hours of Coverage*	Number of Staff	Weekend Staff Hours
Dispatcher	5:00 a.m. – 11:00 p.m.	2	32	5:00 a.m. – 11:00 p.m.	1	16
Supervisor	8:00 a.m. – 5:00 p.m.	1	8	N/A	э	o
Contract Analyst	8:00 a.m. – 5:00 p.m.	1	8	N/A	э	o
Project Manager	Salary	1	Salary	Salary	1	Salary

\*Assumes 1-hour break

Source: Walker Consultants, 2020.

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Table 5 summarizes the recommended number of staffing hours per year. A total of 34 staff members are recommended for the unincorporated East LA parking enforcement operation.

Table 5: Recommended Hourly Annual Professional Parking Enforcement Firm Staffing Schedule

Position Type	Number of Staff	Hours per Staff per Week	Weekly Labor Hours by Position Type	Weeks Per Year*	Total Labor Hours per Year	Hourly Rate	Total Cost
Full-time Parking Control Officer	14	40	560	52	29,120	\$31	\$902,720
Part-time Parking Control Officer	14	16	224	52	11,648	\$31	\$361,088
Full-time Dispatcher	2	40	80	52	4,160	\$42	\$174,720
Part-time Dispatcher	2	16	32	52	1,664	\$42	\$69,888
Full-time Supervisor	1	40	40	52	2,080	\$42	\$87,360
Full-time Contract Analyst	1	40	40	52	2,080	\$50	\$104,000
Project Manager	1	Salary	Salary	Salary	Salary	Salary	\$140,000
Total Annual Staffing/Cost	34						\$1,839,776

<sup>\*52</sup> weeks per year includes vacation and holidays.

Source: Walker Consultants, 2020.

# Additional Enforcement Expenses

In addition to the staffing requirements, there will be parking enforcement expenses related to the equipment needed to complete the enforcement responsibilities. These additional expenses may include the following items:

- 14 parking enforcement vehicles, one vehicle for each parking control officer assigned per day
- 14 vehicle-mounted LPR units, one for each vehicle

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<sup>\*\*</sup>Hourly rates are derived from the U.S Bureau of Labor Statistics data for Parking Enforcement Workers and Walker experience with other Parking Enforcement procurement efforts in Southern California.



- 17 LPR handheld devices, one for each enforcement officer assigned per day with three spare units in case
  of unit malfunction
- · Recurring costs, including software, subscription fees, and administrative costs

#### License Plate Recognition

Mobile license plate recognition (LPR) technology has made the enforcement of pay-by-plate, pay-by-cell, and license plate permit parking remarkably efficient and cost-effective.

Mobile LPR utilizes vehicle mounted cameras that read and record license plate numbers as an enforcement vehicle is driven through the designated enforcement areas of unincorporated East LA. The cameras use a series of algorithms to convert the photographic image of license plates into text data that can be compared with lists or databases of paid or permitted license plates, to determine if the vehicle has the right to park in that particular location at that particular time.

If the LPR camera reads a plate that is not recorded as registered or paid, or has been otherwise identified as searchable, an audible alarm sounds to alert the driver, who can then take the appropriate action. The LPR software can integrate with multi-space meter software, pay-by-cell software, permit software, and other databases such as law enforcement agencies to not only identify paid and unpaid motorists, but also stolen or otherwise significant license plates, such as Amber Alerts, felons, or scofflaws.

Figure 3: Mobile LPR Examples





Source: Genetec

Mobile LPR can be used to enforce time restricted parking, as the software time-stamps every image. The software can also be programmed to identify license plates that have moved, but are still parked on a particular street or zone (to circumvent time limit or chalk enforcement). This is far more efficient than manual chalking, and the photographic images reduce the appeals process due to the hard evidence (the photo). Eliminating manual chalking can also reduce staff injuries and worker's compensation claims.

Another benefit of LPR enforcement is the ability to use license plates as employee permits, residential, business or monthly permits. This not only eliminates the need for paper, hang tag or decal permits, since the motorist already has the license plate; it also makes enforcement extremely efficient. Registration is typically done online and can be fulfilled on a 24/7 basis. Permit holders can enter their own data, saving office staff time. Furthermore, the license plate is a regulated credential, providing a higher level of integrity and less opportunity for misuse or fraud.

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License plate permitting significantly reduces the possibility of counterfeit permits or real permits being distributed, loaned or sold to unauthorized users. The permit software allows individuals to register more than one vehicle (for owners with multiple cars), while enforcement can restrict usage to one or more vehicles at a time. Permit parking can also be restricted to particular days, timeframes and even locations. The LPR system includes global positioning system (GPS) monitoring to enable the software program to identify and segregate parking zones.

At a driving speed of 15 miles per hour, mobile LPR is far more efficient than patrolling of foot, as the average foot patrol speed is two miles per hour; however, occasionally vehicles get stuck in traffic, need to stop at traffic lights, and need to park to verify license plate images and issue citations.

Another benefit of mobile LPR enforcement is the potential for 'post-processing' parking citations. Rather than placing citations on vehicle windshields, system software integrates with state motor vehicle registries to ascertain mailing addresses associated with vehicle license plates, and citations are sent via U.S. mail. The ability to mail citations rather than place them on vehicles is remarkably efficient, as the officer doesn't need to stop or get out of the enforcement vehicle. This is also safer for staff and for the public, as it reduces the possibility of a negative exchange or altercation resulting from the issuance of the citation.

A mobile LPR system will cost approximately \$50,000 per vehicle (excluding the vehicle) and will have recurring subscription software costs that will contribute to the enforcement district operating expenses.

#### Summary of Additional Parking Enforcement Expenses

The projected cost of the additional parking enforcement expenses is summarized in Table 6. The cost of vehicles, vehicle-mounted LPR units, and enforcement handhelds are assumed to be provided under a condition of the professional parking enforcement operator agreement and therefore are only expected during the first year of the operation.

Table 6: Projected Parking Enforcement Expenses

	Unit Price	Units	Total Cost
Enforcement Vehicles (14)	\$30,000	14	\$420,000
Mobile LPR Units (14)	\$50,000	14	\$700,000
Enforcement Handhelds	\$5,000	17	\$85,000
Recurring Costs*	\$50,000	Annual Cost	\$50,000 per year

<sup>\*</sup>Recurring costs include software, subscription, and administrative costs. It is assumed that these costs are subject to inflation.

Source: Walker Consultants, 2020.

# Feasibility Analysis Results

A summary of the projected costs compared to the anticipated citation revenue for a five-year contract with a third-party operator (with three extension years) is included in Table 7.

Walker recommends that the County enter into a minimum five-year contract with a professional parking enforcement firm with three, one-year extension options. The parking enforcement staffing and recurring expenses are expected to increase year over year for the life of the contract. Walker assumes a 1.7 percent annual inflation rate for the life of the contract, consistent with average Consumer Price Index (CPI).

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Table 7. Walker projects first-year expenses will be the highest with the purchase of the vehicles and LPR equipment. However, a net operating surplus is projected for the life of the contract.

Table 7: Projected Parking Enforcement Expenses

Position Type	Year 1	Year 2	Year 3	Year 4	Year 5	Year 6	Year 7	Year 8
Staffing*	\$1,839,776	\$1,871,052	\$1,902,860	\$1,935,209	\$1,968,107	\$2,001,565	\$2,035,592	\$2,070,197
Vehicles	\$420,000	\$0	\$0	\$0.	\$0	\$0	\$0	\$0
LPR Equipment	\$785,000	\$0	\$0	\$0	\$0	\$0	\$0	\$0
Recurring Costs**	\$50,000	\$50,850	\$51,714	\$52,594	\$53,488	\$54,397	\$55,322	\$56,262
Total Expenses	\$3,094,776	\$1,921,902	\$1,954,575	\$1,987,802	\$2,021,595	\$2,055,962	\$2,090,913	\$2,126,459
Projected Citation Revenue	\$3,203,285	\$3,203,285	\$3,203,285	\$3,203,285	\$3,203,285	\$3,203,285	\$3,203,285	\$3,203,285
Net Revenue for Improvements	\$108,509	\$1,281,383	\$1,248,710	\$1,215,483	\$1,181,690	\$1,147,323	\$1,112,372	\$1,076,826

<sup>\*</sup> It is assumed that labor costs will be subject to a 1.7 percent inflation rate.

Source: Walker Consultants, 2020.

## Feasibility Analysis Disclaimer

The costs included in this section are rough order of magnitude costs based on high-level projection of typical parking enforcement operation recommendations. These costs were developed based on Walker's experience with parking enforcement operations in other communities in Southern California. Because Walker Consultants does not control the cost of labor, materials, equipment or services furnished by others, methods of determining prices, or competitive bidding or market conditions, any opinions rendered as to costs are made on the basis of our experience and represent our judgement as experienced and qualified professionals, familiar with the industry. Walker cannot and does not guarantee that proposals, bids, or actual costs will not vary from its opinions of cost.

The citation revenue projected is based on past citation revenue collected and reported for unincorporated East LA and assumes that citation revenue will remain constant over the eight-year maximum term of the contract, unless fine amounts are adjusted.

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<sup>\*\*</sup>Recurring costs include yearly software and subscription costs. It is also assumed these costs are subject to a 1.7 percent inflation rate.



# Integration with Conduent Software

It is recommended that the professional parking operator would utilize the citation software that the County is already using, Conduent. A separate account with a separate access portal would be provided for unincorporated East LA. The parking enforcement operator would have primary access to the East LA system in order to manage the enforcement operation.

# Adjudication Process

The adjudication process is also assumed to be conducted by the operator through the citation software. However, due to State of California legislation, it is likely the adjudication process could not be outsourced completely, as the County would still need to have a role. With the use of LPR camera enforcement as visual evidence, much of the adjudication process will potentially be minimized or supported with use of photographic evidence. Walker recommends that a first-level review of each contested citation be conducted by the operator with a level-two adjudication step forwarded to the County if the appellant is not satisfied with the first-level decision.<sup>1</sup>

# County Code Changes to a Establish a Parking Enforcement District

Walker reviewed the County of Los Angeles Code of Ordinances and did not see any language related to the establishment of parking enforcement districts. Since the language is not currently in place to establish a parking enforcement district, it is anticipated that changes to the LA County Code of Ordinances would be required to establish a new parking enforcement district for unincorporated East LA. LA County should work with their legal counsel to identify specific changes necessary to the LA County Code of Ordinances to allow for a parking enforcement district.

# Potential Impacts of a Parking Enforcement District

With the implementation of a parking enforcement district in East LA, with increasing enforcement, there would be impacts on area residents and businesses.

Establishing a parking enforcement district, separate from the parking enforcement detail of the Sheriff's Department, suggests an opportunity for greater enforcement coverage in unincorporated East LA. Parking enforcement staff will help to mitigate inappropriate use of on-street parking including long-term and inoperable vehicle storage, curbside vending, and spillover from unauthorized commercial business activity.. Residents, business employees, and business customers are more likely to find available parking near their destination.

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<sup>&</sup>lt;sup>1</sup> The assumed adjudication process is based on Walker experience with other public agencies around the country. LA County should consult their legal counsel to confirm any established process meets state and local laws.



Increased parking enforcement that focuses on a primarily punitive system may discourage residents and visitors from parking in East LA. For this reason, the parking enforcement program should have customer service focused KPIs, such as the number of citations issued versus the number of citations appealed, rather than revenue performance thresholds.

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This addendum addresses questions that the County of Los Angeles had regarding the draft deliverable Task 5: Parking Enforcement District Feasibility Analysis. Specifically, the County had the following questions/requests:

- Examples of other cities in Southern California that have outsourced parking enforcement operations and the department/division responsible for overseeing the professional parking enforcement firm.
  - O An overview of the minimum Parking Control Officer (or similar) position requirements of the professional parking enforcement firm as compared to the minimum requirements of LA County Sheriff's Parking Enforcement Detail.
  - o An overview of the employee training required for a newly hired Parking Control Officer (or similar).
- In Task 5, Walker recommended that if the County chooses to outsource parking operations in unincorporated East LA, the Sheriff's Department should oversee the contract. The County has requested that Walker evaluate an alternative department that could oversee the contract.

# Comparable Research

Walker researched municipalities in Southern California that outsource all or a portion of parking operations to a professional parking enforcement firm, as summarized in Table 1.

Table 1: Example of Southern California Municipalities that Outsource Parking Enforcement Operations

City	City Department/Division Responsible for Parking Enforcement	Professional Parking Enforcement Firm
City of Glendale	Police Department/Parking Enforcement Team (Public Works Department/Parking Services oversees the third-party contract)	SP+ Municipal Services
City of Santa Clarita	Community Development Department/Community Preservation Division	Ace Parking Management
City of Inglewood	Police Department/Patrol Bureau	Serco
City of Pasadena	Department of Transportation/Parking Services	Inter-Con Security Systems
City of West Hollywood	Public Works/Parking Services	Serco

Source: Walker Consultants, 2021.

# City of Glendale

The Glendale Police Department Traffic Bureau oversees the parking enforcement unit which is responsible for issuing parking citations. The goal of the parking enforcement unit is "to efficiently respond to calls for service, and effectively enforce parking laws and regulations that provide for the safe and efficient flow of traffic and parking for our residents and visitors." The Parking Services Division, located within the Public Works Department, manages

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the City's parking assets, which encompasses the oversight and management of metered and time-restricted parking spaces, residential parking permit program, the City's public parking structures, on and off-street parking spaces, and valet operations city-wide. Parking Services operates in conjunction with the Glendale Police Department Parking Enforcement Unit for many parking enforcement functions including parking citation processing, budget operations, customer service request, and operational support.

Walker Consultants conducted an organizational review for the City in 2016 and found three primary obstacles for the parking operation:

- Parking Enforcement actual time spent enforcing impacted by other police duties.
- Legacy dedicated enforcement technology with limited usability.
- Bifurcated organization structure prioritized police services over parking enforcement.

In response to these issues, the City conducted a restructuring effort for the enforcement program. The City Council approved new positions within the Glendale Police Department and Public Works Department, including the Parking Services Supervisor, Police Services Officers, and Police Services Supervisor/Parking. The existing Parking Enforcement personnel were retained by the Police Department to perform 100% of their time in areas that include minor collision reporting, data collection, school area enforcement, routine investigation and reports.

In 2018, the City released an RFP for citywide parking enforcement services and entered into a five-year contract with professional parking enforcement firm SP+, with a five-year optional contract extension. As part of the contract, SP+ provided up to 16 full-time Parking Enforcement Officers and management staff, as well as new hybrid or electric vehicles, and license plate recognition (LPR) equipment. The City's Parking Services Supervisor, who is in the Department of Public Works Parking Services Division, is tasked with the management and oversight of the parking enforcement services contract. In addition to the Parking Enforcement Officers provided through SP+, the Police Department retained approximately 10 Parking Enforcement Officers who work alongside SP+ staff.

#### Minimum Position Requirements

The following position requirements are listed for an Enforcement Officer with SP+ for the City of Glendale:1

- Knowledge of geography of the area they are enforcing.
- Knowledge of hazards and safety precautions.
- Ability to use a handheld computer.
- Ability to operate a motorized vehicle or bicycle.
- Ability to understand and apply parking regulations.
- Ability to interact with others in a courteous and tactful manner.
- Ability to walk for extended periods of time.
- · Ability to work in all weather conditions.
- Must be 18 years of age or older at time of hire.
- The individual will be required to have and maintain a valid state-issued driver's license with a current address and acceptable driving record.

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<sup>&</sup>lt;sup>1</sup> SP+ website. <a href="https://tinyurl.com/y64d4gwf">https://tinyurl.com/y64d4gwf</a>



#### Training Requirements

SP+ has pre-screening and training requirements for their employees. The pre-screening requirements include a background and drug checks. Once employees are hired, there is also both online and in-person customer service training and employee development. A detailed description of the SP+ training program, as written in their RFP response proposal, is provided as an Attachment 1 to this Addendum.

#### City of Santa Clarita

In the City of Santa Clarita, parking enforcement responsibilities are provided in the Community Development Department's Community Preservation Division, which encompasses five functions, including Code Enforcement, Housing, Graffiti Removal, Animal Care and Control, and Parking Enforcement. The Community Preservation Division has the following mission:<sup>2</sup>

- Maintain and preserve the integrity of Santa Clarita neighborhoods.
- Encourage residents to preserve the appearance and value of neighborhoods in the City while promoting
  public safety.
- Develop successful relationships with residents and businesses to instill pride and continue to improve the
  quality of life in the community.
- Ensure compliance with State and City of Santa Clarita municipal codes and regulations while providing
  excellent service to residents and businesses.

Prior to 2010, parking enforcement was provided by the Los Angeles County Sheriff's Department. In 2010, the City contracted with a third-party, Data Ticket, Inc to provide parking enforcement and citation processing services. In 2018, the City issued an RFP for parking enforcement and traffic control service. The contract includes two Parking Enforcement Officers on duty 24 hours per day, 7 days per week and one g40-hour per week Field Supervisor Monday through Friday. The RFP requested that the proposer provide parking enforcement vehicles equipped with License Plate Recognition (LPR) equipment. Ace Parking Management was selected to provide parking enforcement and traffic control services. The City recommended that Data Ticket retain citation processing services.

#### Minimum Parking Enforcement Officer Position Requirements

The following position requirements are listed for Parking Enforcement Officers with Ace Parking Management for the City of Santa Clarita:<sup>3</sup>

- · An outgoing and enthusiastic personality.
- The ability to navigate the city efficiently.
- A willingness to do whatever it takes to earn a "Thank You."
- Great customer service and communication skills.
- An ability to work flexible shifts/hours, including days, evenings, weekends, and holidays.
- Must be able to stand and walk for extended periods of time.

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 $<sup>^2\</sup> https://www.santa-clarita.com/city-hall/departments/community-development/community-preservation$ 

<sup>&</sup>lt;sup>3</sup> Indeed.com <a href="https://tinyurl.com/y43hlmmb">https://tinyurl.com/y43hlmmb</a>



Must possess a valid driver's license.

#### Training Requirements

Ace Parking Management provides each of their Parking Enforcement Officers with training before starting their position. For a minimum of five days, a certified trainer walks the new employee through their daily roles and responsibilities. The enforcement officer is made familiar with their work environment and taught the various policies and procedures of their job. In addition, a special safety training, driver training, and radio training are conducted for enforcement officers. Ace Parking also has a series of training programs that continue throughout the employee's time on the job. A detailed description of the Ace Management training program, as written in their RFP response proposal, is provided as an Attachment 2 to this Addendum.

## City of Pasadena

The City's Parking Services Division, housed in the Department of Transportation, has primary responsibility for the administration of the City's parking enforcement program. The Department of Transportation's Mission Statement is "The Department of Transportation is committed to achieving the safe and sustainable movement of people and goods within Pasadena, while concurrently ensuring a balance between land use and transportation to maintain a livable community in which cars are not necessary to travel within the City."

The City has 320 miles of streets with an estimated 1,250 metered (multi-space and electronic single-head meters) and 13,000 non-metered spaces on-street. The City also owns four surface parking lots and nine parking garages with over 7,000 parking spaces. Additionally, there are ten Preferential Parking Districts, which restrict residential and/or commercial parking, and overnight parking is prohibited in most of the City without a valid permit.

The City's Parking Enforcement Program consists of three full-time and four-part-time Parking Enforcement Representatives, one Senior Parking Enforcement Representative and a Parking Services Supervisor employed by the City's Department of Transportation. Given the large area of coverage, the program is supplemented with contract personnel who provide parking patrol and related services during peak hours of operation when City staff is unavailable due to scheduling constraints.

Since 2015, the City has contracted with Inter-Con Security to provide the supplemental parking enforcement coverage. The contractor provides citywide enforcement services, and well as equipment to support parking enforcement, including six electric patrol vehicles, six license plate recognition units, one pickup truck for equipment transport, eight patrol bikes, and the uniforms and day to day equipment for the officers. The City provides radios and handheld citation issuance equipment. The Department of Transportation oversees the contract with Serco.

#### Minimum Position Requirements

The following position requirements are listed for Parking Enforcement Officers with Inter-Con Security for the City of Pasadena:<sup>4</sup>

<sup>4</sup> Glassdoor	https://til	nyurl.com	/y46uoxme
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#### Qualifications:

- Be physically and mentally capable of performing all job-related duties.
- Have the ability to understand, speak, read and write in English.
- Have the ability to follow and give oral and written instructions in English.
- Be able to legally, safely and properly operate necessary equipment and tools.
- Be able to drive vehicles with manual and automatic transmissions.
- Have the ability to establish and maintain cordial and effective working relationships with the public and city staff.
- Have the ability to remain calm and use good judgement and initiate in a confrontational or emergency situation.

#### Requirements:

- Be at least 18 years of age or older.
- Have the legal right to work in the United States of America.
- Passing a developed reference check, drug screening test and medical examination to determine fitness to perform assigned duties.
- · Must be able to legally, safely, and properly operate necessary computer databases, equipment, and tools.
- · Ability to speak, read and write in the English language and be able to write intelligible reports.
- High school diploma or GED.
- Experience in daytime parking enforcement.
- Valid California Driver's License.
- · Possession of valid permits, licenses, and certifications required for the performance of job-related duties.
- Have the ability to walk for several hours or distances.
- Be able to operate motor vehicles.

### City of Inglewood

The City of Inglewood Police Department's Patrol Bureau, Parking and Traffic Department provides parking enforcement services for the City of Inglewood. The Parking Enforcement Unit is supervised by two Supervisors, who are City staff, and enforcement is outsourced to professional parking enforcement firm Serco who deploys the Parking Enforcement Officers.

In 2014, the City entered into a ten-year contract with Serco to provide parking enforcement, management of parking meter operations and traffic control operations. Serco provides daily parking enforcement, traffic control, dispatch, customer service, and enforcement using license plate recognition technology, and operations and maintenance of the City's +1,900 parking meters. The Police Department oversees the contract with Serco.

After the City entered into an agreement with Serco Inc, the City held a job fair at City hall to fill the parking enforcement positions to be provided by Serco. Internal staff impacted by the change were given first priority to

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apply for the positions. The City also recruited at community locations to encourage Inglewood residents to apply. Approximately 30 full time and 30 part time staff positions were filled.<sup>5</sup>

## City of West Hollywood

City of West Hollywood parking enforcement is a function within the Public Works Department's Parking Services Division. The Parking Services Division is responsible for City's public parking facilities, parking enforcement, parking permits, parking meters, bike racks, bike share, and special event parking.

For the past several years, the City of West Hollywood has engaged professional parking enforcement firm, Serco to perform parking enforcement and traffic control services. The parking enforcement operation includes a mobile license plate recognition (LPR) system and electric vehicles for enforcement. There is a total of 36 Serco staff that provide parking enforcement and traffic control services for the City of West Hollywood.

#### Minimum Position Requirements

The following position requirements are listed for Parking Enforcement Officers with Serco for the City of West Hollywood:<sup>6</sup>

- · High School Graduate or equivalent.
- Must have at least two years of work experience in a related field and/or customer service.
- Ability to learn, comprehend, and retain knowledge of policies and guidelines related to the California Vehicle Code and West Hollywood Municipal Code.
- Must be computer literate to enter data accurately into handheld device.
- Excellent written and verbal communication skills.
- Must be able to report to work on-time for assigned shifts.
- Good sense of direction. Experience operating a company vehicle a plus.
- Candidate must be able to walk for long periods of time in a variety of weather conditions and be able to enter and exit out of a vehicle frequently.
- Flexibility in schedule to work holidays if scheduled and for mandatory special events including but not limited to LA Marathon (March), LA Pride (June) and Halloween (October).
- This position is contingent upon ability to pass a preemployment criminal history check and drug screen.

Additional desired experience and skills:

- Traffic control experience.
- Knowledge of radio calls (10-codes and NATO alphabet).
- Familiarity with City of West Hollywood streets and boundaries.
- · Experience in conflict de-escalation and resolution.

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<sup>&</sup>lt;sup>5</sup> http://v1.cityofinglewood.org/news/displaynews.asp?NewsID=2126&TargetID=1

<sup>6</sup> Indeed.com https://tinyurl.com/y6gfj7lg



#### Training Requirements

Training for Parking Enforcement Officers is conducted at the professional parking operator's expense. Training is required in basic industry requirements, such as conflict resolution, customer service and safety, annually. New hires and rehires must be training on contract specific items, such as enforcement equipment, West Hollywood Municipal Code, California Vehicle Code, City boundaries, driving etiquette, and other tools for success. Staff members are expected to be re-certified once a year via an online training module, demonstrating core competencies. A detailed description of the West Hollywood enforcement training requirements, as provided in the agreement between Serco and the City, is provided as Attachment 3 to this Addendum.

#### Minimum Position Requirement Review

By comparison, Parking Control Officers for the County of Los Angeles have the following requirements:

- Six months of experience in the public or private sector involving contact with the public, customer relations, or service to the community.
- A valid Class C Driver's License

The West Hollywood Parking Enforcement Officers provided through Serco must have a minimum of two years of experience in a related field or in customer service, which is 18 months more than the County of Los Angeles experience requirement. Pasadena Parking Enforcement Officers hired by Inter-Con Security Systems require daytime parking enforcement experience but does not specify a minimum length of time. Santa Clarita Parking Enforcement Officers hired by Ace Parking Management and Glendale Parking Enforcement Officers do not have a minimum experience requirement.

Glendale, Santa Clarita, Pasadena, West Hollywood, and LA County Parking Enforcement Officers must have a valid driver's license. The County of Los Angeles specifies the requirement of a Class C Driver's License.

Pasadena and West Hollywood Parking Enforcement Officers are required to have a High School Diploma or GED. A High School Diploma or GED are not listed as a requirement for Glendale, Santa Clarita, or County of Los Angeles Parking Enforcement Officers.

# Recommendation

The County of Los Angeles is evaluating the considerations for outsourcing parking enforcement services in unincorporated East LA to a professional parking enforcement firm. If the County chooses to outsource parking enforcement services in unincorporated East LA, County staff would be required to oversee the third-party contract. In the Task 5 deliverable, Walker recommended that the Sheriff's Department oversee the contract with the professional parking enforcement firm.

Alternatively, we would recommend that Public Works would be a suitable option to oversee the contract. Public Works has functions that complement parking enforcement such as parking signage, maintenance of parking facilities, oversight of meter coin collection, and roadway maintenance. It is anticipated that a full-time equivalent staff member would handle the daily oversight of the contract operator and would be required to provide education and training of the LA County Code requirements. LA County has an existing Contract Monitor class title, Class Code 4227. Walker recommends that this position be modified to include oversight of the professional parking

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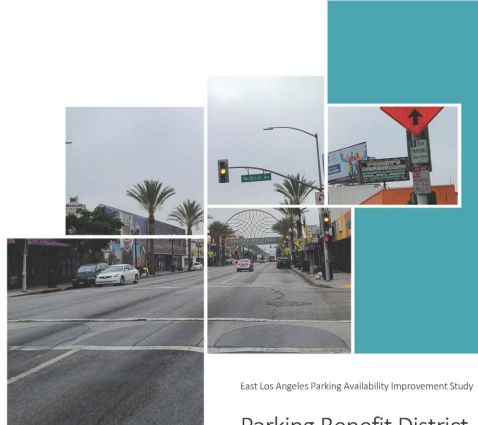
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enforcement firm contract. Public Works would need to assess funding, personnel, and the department's operational needs and determine where in the organization the contractor monitor would belong.

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# Parking Benefit District Feasibility

County of Los Angeles, CA

September 24, 2021

Prepared for: Chief Executive Office Budget and Operations Community Services



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# Introduction

Parking benefit districts (PBDs) are geographically defined areas, typically commercial areas in which the parking supply and revenue it may generate are focused on managing parking supply and demand to ensure that the parking serves the district. Parking revenue generated locally stays local. It is returned to the district to pay for neighborhood improvements that are prioritized by local stakeholders. Revenues may fund improvements such as operational or capital improvements to the parking supply, sidewalk cleaning, installing of planters or street trees, bike and pedestrian improvements, and store front beautification projects, among others.

A focus of PBDs is therefore to return revenues to the local community such that it can maintain an attractive and thriving commercial district, the broader goal of an effective parking system. As a result, business owners and residents of the nearby district may be more supportive of paid parking as well, when they see the possibilities of local benefits. The appeal of PBDs over simply installing parking meters is that PBDs ensure that some parking revenue generated locally remains within the district.

Given that one of the main concerns in the unincorporated community of East Los Angeles (East LA) is low turnover of parked vehicles, resulting in a lack of availability of on-street spaces along commercial corridors as shown in the current conditions section, the implementation of a PBD along an East LA corridor is an effort to improve on-street parking availability by encouraging turnover of short-term spaces. This section explores the feasibility of establishing a PBD along a commercial corridor in East LA including potential benefits and adverse consequences to local businesses and residents.

The PBD presented henceforth is assumed to operate under the following assumptions:

- Enforcement issues, as identified in Task 3, have been addressed and the enforcement program is operating
  as efficiently as it can to maintain acceptable parking conditions on the street.
- A preferential parking district policy has been developed and is working adequately. Restrictions are in place and enforced to a reasonable degree to limit parking spillover into adjacent residential areas.
- An entity is in place, whether a third party or within the County, that can administer and manage or oversee the PBD.

PBDs are not a panacea for all of the parking issues experienced in the community, but rather they can be an effective tool to help manage parking in a way that supports local commerce by retaining revenue within the community.

# **Executive Summary**

# Overview of Findings

The analysis of the feasibility of implementing a parking benefit district (PBD) in East LA demonstrated a potential for realizing a solvent PBD. Many of the key elements are in place already, but success will largely depend on whether enforcement services can support the district, whether there is buy-in from businesses and residents, and whether the County can identify how it can support its creation and maintain some oversight.

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The following details a listing of our findings of the feasibility analysis of implementing a PBD in unincorporated East Los Angeles.



Whittier Boulevard PBD Based upon the results of the current conditions analysis, Whittier Boulevard east of the I-710 stands out as a leading candidate for a parking benefit district (PBD). Perhaps the most important criterion for determining the implementation of paid parking is high parking demand.

Whittier Boulevard, from Burger Avenue to Woods Avenue was observed to have a 99 percent peak occupancy, the highest of the commercial corridors observed. Moreover, Whittier Boulevard has had parking meters in the past, and it has organized groups of business owners, merchants, and property owners that can steer the mission and operation of the prospective PBD. Still, it must be noted that many other commercial corridors in unincorporated East Los Angeles can arguably establish PBDs, such as 1st Street which is the only area in unincorporated East Los Angeles that already has parking meters in operation (150 total). However, all things considered, Whittier Boulevard serves as an appropriate location for a PBD.



**Multi-Space Meters (MSM)** In evaluating the parking meter options that are available, Walker recommends that for the Whittier Boulevard PBD the County opt for multi-space meters (MSMs). While the single-space meters (SSMs) will be familiar to unincorporated East Los Angeles residents and visitors already, given their presence along 1<sup>st</sup> Street, when all factors are considered MSMs offer

specific benefits that SSMs do not. Among them are:

- More programmable options such as: pay-by-license plate, pay-by-space, pay-and-display, and pay-by-cell.
- Ability to include various payment options like cash (coins), credit cards, tokens, and mobile applications.
- With the option of pay-by-license plate, enforcement could be more efficient, which has been a particular concern of the community.
- Less pay stations than SSMs. This means less clutter on the street and more space for pedestrians or other
  public improvements like trees, benches, bike racks, etc. It also means less meters to remove should they
  need to be removed in the future.
- The future of on-street parking is moving toward mobile payments. MSMs facilitate that integration of
  mobile as they can already be programmed to accept mobile payment applications, and users become
  more accustomed to the idea of not having to pay at a meter directly in front of their vehicle.
- · Ultimately, MSMs are more cost-effective than SMSs.



**Financial Feasibility of a Whittier Boulevard PBD** Assuming that enforcement is operating as efficiently as it can, that the level of business activities and commercial leasing along the corridor remains healthy, that there is 'buy-in' from the community and political support for paid parking, a potential Whittier Boulevard PBD can be financially feasible. Under a multi-space meter solution, with

a parking rate of \$1.00 per hour, operating Monday-Sunday from 8:00am to 9:00pm, we project a potential  $$1,600\pm$  of gross revenue annually per metered on-street space. If 333 spaces are metered, we project the potential for annual gross revenue of  $$535,000\pm$ , and annual net revenue for the PBD at  $$485,000\pm$ .

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 $<sup>^1</sup>$  All revenue projections contained in this and other Walker deliverables related to this engagement are for planning purposes only and not to be used in financing documents or otherwise by third parties.





**Benefits and Potential Challenges of Implementing a PBD** The potential impacts of the parking benefit district (PBD) proposed along Whittier Boulevard include the following. For Businesses:

#### Benefits

- A new source of revenue by way of paid parking to pay for improvements along the Whittier Boulevard commercial corridor.
- The revenue generated within the district would be returned to the district.
- · Local control over revenue, spending priorities, and parking policies.
- Increased on-street parking availability along the corridor, effectively allowing for more customer parking.
- Public improvement projects as a result of new revenue source.
- More efficient enforcement if using a mounted license plate recognition system.

#### Potential Challenges

- Parking for employees and business owners who drive would need to find parking that is not on-street
  along Whittier Boulevard, or on nearby residential streets. Parking for customers must always be the most
  convenient and the priority.
- There may be a customer learning period as they get accustomed to paid parking at a multi-space meter.
   However, paid parking should be implemented when the frustration of not finding convenient parking is exceeds a driver's willingness to pay a small amount for the availability of a conveniently located parking space.
- Best practice dictates that short-term spaces be available to customers, and so catering trucks and vendors should not occupy these spaces. However, the County, Whittier Boulevard businesses, and catering truck and street vending businesses can meet and confer regarding options that are agreeable to all parties.

#### For Visitors:

#### Benefits

- · Increased availability of on-street parking.
- Convenience of payment for parking (e.g., credit card, mobile, coin)
- A more attractive commercial corridor if revenues are spent on amenities that benefit the public.

#### Potential Challenges

- No longer free on-street parking.
- May be a learning curve for customers to use some payment technologies.
   The speed at which vehicles travel along Whittier Boulevard may be less than conducive to frequent turnover of customer spaces. Slower speeds could facilitate the attractiveness of coming to Whittier Boulevard.

#### For Residents:

#### Benefits

Economically healthier and improved commercial corridors for shopping.

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- Increased enforcement tours through commercial corridor and neighborhoods.
- Increased availability of on-street parking along Whittier.
- Protection from long-term parkers that are not residents of the neighborhood, with accompanying implementation of a residential parking permit district.

#### Potential Challenges

- No longer free parking environment.
  - Paid parking implemented along Whittier Boulevard.
  - o Permit parking implemented in the residential areas surrounding Whittier Boulevard.
- Because paid parking will be in place on Whittier, there is the potential from spillover onto residential streets from customers who do not want to pay for parking. However, there are two ways in which to mitigate this impact. The first is by implementing a two-hour time limit on all residential streets immediately surrounding Whittier Boulevard. This ensures that customers do not stay parked long-term. The second is the availability of off-street district parking to serve as an additional choice for customers. We note however that, at a 99% parking occupancy rate, some spillover must already be occurring in residential areas. The goal of paid parking is to provide the most convenient parking to the customer, not the employees or business owners.



Preferential Parking District (PPD) To better manage on-street parking demand, Walker recommends the implementation of a PPD program in the Whittier Blvd East zone. The PPD should be in place in the residential areas only not the commercial areas along Whittier Blvd, generally from Burger Avenue to Atlantic Boulevard, and Hubbard Street to Verona Street. Walker recommends that there be no

more than three parking permits allowed for each household. The permit rates should be graduated so that the price of the second and third permit is higher than the price of the first permit. Walker recommends that the County provide an income assistance program for those in need of a permit, but cannot afford one, such as households with incomes below the poverty line. The assistance could come in the form of a credit as well; households could accept a subsidized permit or the cash equivalent.



**Setup/Implementation of PBD** In order to implement a high performing parking district, we offer the following considerations for implementation.

- Gather stakeholder buy-in.
- O The most important buy-in needs to come from the merchants and business groups that are located within the proposed district. Once businesses are onboard political support will follow more easily.
- Develop a mission statement and plan.
  - Effective parking districts today use comprehensive management and financial policies to address clearly stated objectives in the service of a broader mission.
- Identify or create a committee or board to oversee the PBD.
  - O An important feature of the district will be the identification of the group to oversee the PBD revenue, spending priorities, and parking policies. In unincorporated East Los Angeles, there are numerous business stakeholders and merchants, such as the Whittier Boulevard Merchants Association and the East Los Angeles Chamber of Commerce. One approach the County can take is to create a commission composed of local business stakeholders and County liaisons.
- Draft enabling code language.

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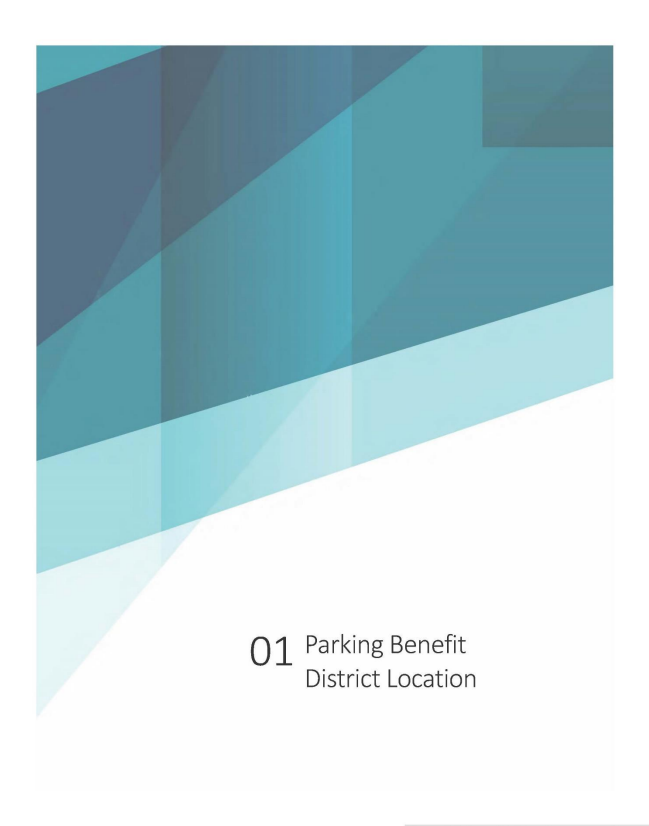
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- O The County of Los Angeles Municipal Code currently allows for preferential parking districts (PPD), but there is no mention of parking benefit districts or zones. As such, the County would need to draft code language enabling the creation of such districts.
- Develop a list of objectives for the PBD.
  - O The parking district needs to have a defined set of objectives that have been vetted by and are available to the public.
- Key Performance Indicators
  - O To measure the performance of the PBD, a set of key performance indicators (KPIs) should be developed. The KPIs should be designed to measure performance in meeting the objectives of the PBD. These may include setting and measuring occupancy targets, methods of payment, and total and net revenues to determine the solvency of the district.
- · First class parking operation
  - O To serve the parking district's constituents and to meet overall Parking Management Mission, the operation of the parking in the district needs to be handled in a first-class manner. This includes addressing maintenance, upkeep, safety, security, signage, technology, and enforcement. Parking enforcement acting as ambassadors can facilitate this.
- Marketing Plan
  - Strong public relations are imperative to the successful implementation of paid parking; therefore, Walker recommends considering a robust stakeholder outreach effort to introduce the new meter program.

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# Parking Benefit District

The purpose of a parking benefit district (PBD) is to enhance the district by effectively managing and thereby ensuring parking availability to enhance customer access and convenience to the businesses. But managing parking in a busy location has a beneficial byproduct. It generates revenue which typically goes to a general fund rather than being applied where it is generated. A Parking Benefit District however returns the revenue generated from paid parking to the neighborhood where it was generated, to further enhance the district beyond the parking availability. The improvements can be parking, pedestrian, aesthetics, cleaning, or other improvements that stakeholders or the PBD governing body prioritizes. Given this criterion, a PBD can generally be created anywhere that generates parking revenue. However, merely placing parking meters in a district does not guarantee that sufficient revenue will be generated to pay for improvements, let alone pay for the parking meters, their operation, and their maintenance. As such this report will explore a potential program that evaluates the financial feasibility of establishing a PBD within unincorporated East Los Angeles.

# Successful Parking Benefit District Example

PBDs have been implemented successfully, one of the most notable examples being here in the Los Angeles area. The following section discusses how Pasadena implemented its PBD, why it was successful, and how the County may emulate this success in unincorporated East Los Angeles.

#### Old Pasadena

Perhaps the most recognized example of a successful parking benefit district (PBD) is that of Old Pasadena. Much like Whittier Boulevard in unincorporated East Los Angeles, Pasadena's original downtown is characterized by historic buildings with little to no off-street parking. Old Pasadena was struggling as a commercial district through the 1980s, with high commercial vacancies, unkempt and deteriorating buildings, and crime. Furthermore, the low supply of off-street parking, combined with the free parking on-street, resulted in high on-street parking demand and little turnover. Thus, limiting the parking opportunities for customers to patronize businesses.

To reinvigorate the area, the City of Pasadena made two significant changes to its parking policy. First, implementation of paid parking with the promise that all parking meter revenue generated within Old Pasadena would be returned to the neighborhood. Second, creation of a policy that would allow businesses in Old Pasadena to satisfy their parking requirements by paying a fee for those spaces which they did not provide. These policies brought about the changes needed to bolster the area.

The promise of returning meter revenue to the neighborhood was the feature that encouraged merchants to buy into the idea of installing parking meters in Old Pasadena. Even more, knowing that the merchants would be the ones controlling the revenue generated from the meters facilitated political support for implementing paid parking.

Once buy-in for the meters was achieved, the City advanced implementation of the meters. The boundary of the PBD was determined following discussions with the merchants and the local business improvement district (BID). The meters were finally installed in 1993 and Old Pasadena soon recovered. As paid parking increased turnover of curbed spaces, more customers were able to patronize local businesses, resulting in increased sales tax revenue for the City.

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Moreover, the popularity of Old Pasadena began to increase as improvements to public spaces attracted more customers to the area. In turn, this prompted the PBD to continue investing in public improvements to maintain the areas as an attractive destination for customers.

Today, Old Pasadena remains a popular commercial district. The lessons that the County can take from Old Pasadena are:

- The lack of available curb parking may be limiting local businesses' the opportunity to capture increased patronage, because parking spaces are not turning over sufficiently.
- To obtain buy-in from local business owners to install meters, return the meter revenue to the district.
- Have a local business group manage the revenue.

# East Los Angeles Parking Benefit District Location Selection Methodology

In reviewing potential areas for a parking benefit district in unincorporated East LA, Walker developed a list of criteria that informed the selection of the district location. The criteria are based on Walker's experience and research into identifying the fundamental elements of PBDs. The criteria used to select the location are:

- High demand for on-street parking (peak occupancy rate at or above 85%)
- A mix of land uses such as restaurants, retail, and office among others that peak at different times and that see high customer traffic akin to a central business district
- · Proximity to a supply of public off-street parking
- A supply of privately-owned publicly available off-street parking
- The existence and ongoing presence of business stakeholder groups
- Popular destinations for visitors and customers

Based upon the analysis of the current conditions, and factoring in the aforementioned criteria, Whittier Boulevard east of the I-710 stands out as a leading candidate for a parking benefit district (PBD) and can be the location of a pilot. However, it is important to note that this does not mean that PBDs cannot be implemented elsewhere, only that Whittier is the best positioned to mitigate the potential impacts that might arise from implementing paid parking.

Still, in addition to Whittier Boulevard, another commercial area that is suitable for a PBD is 1<sup>st</sup> Street, from Indiana Avenue to Eastman Avenue. This area of 1<sup>st</sup> Street is the only area in unincorporated East Los Angeles that already has parking meters in operation (150 total); thus, creating a PBD in this area may be more acceptable than any other. However, because most of unincorporated East Los Angeles's commercial corridors currently operate under a free parking system, the subsequent analysis focuses on the feasibility of establishing a PBD in a commercial area that currently has free parking.

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# Parking Benefit District - Whittier Boulevard East of I-710

The takeaway from the current conditions section of this study is that available parking in unincorporated East Los Angeles is difficult to find virtually everywhere. However, when thinking about a parking benefit district (PBD), which means implementing paid parking, Whittier Boulevard appears to be the most appropriate location.

In fact, parking meters along Whittier Boulevard is not a new concept. Whittier Boulevard had parking meters in the past. Figure 1 shows a photograph of Whittier Boulevard circa 1979, which displays parking meters lining the commercial corridor.

Figure 1: Parking Meters on Whittier Boulevard, circa 1979



Source: Photographer - Anne Knudsen; Collection - Herald Examiner Collection - Los Angeles Public Library, 2020.

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Of course, there were also meters on Atlantic Boulevard as well, and parking meters are still in place today along 1st Street. In analyzing the potential for a new district, Whittier Boulevard is best suited to meet the challenges that come with establishing a PBD.

#### High On-Street Parking Demand

The most important factor in determining the location for a PBD is whether the prospective district has a high demand for on-street parking. While any number of commercial areas in unincorporated East Los Angeles could be considered for a PBD based on this criterion, Whittier Boulevard, from Burger Avenue to Woods Avenue was observed to have a 99 percent peak occupancy, the highest of the commercial corridors observed, even during the COVID-19 pandemic.

Under current conditions, there are few, if any, open on-street parking spaces along Whittier Boulevard, and moreover they do not turn over with regularity despite time limit restrictions, thus contributing to the low availability of parking. Without high parking demand, paid parking may not generate enough revenue to be solvent. A PBD along Whittier Boulevard could help with the turnover of on-street parking spaces along the corridor, which effectively creates more availability for customers to park and patronize local businesses situated along the boulevard.

Along a commercial street like Whittier, one or two regularly open parking spaces per block face would ideally provide sufficient availability for customers and patrons to park near their destinations. The goal of introducing parking meters is to increase turnover such that the district can achieve some availability short-term of spaces.

Of course, with the introduction of paid parking there is the potential that the vehicles that regularly occupy spaces on the boulevard for long periods of time, may spill over into areas that have less restrictions. As such, an important consideration for the PBD is to have a supply of off-street parking that can accommodate long-term parkers.

# Off-Street Public Parking Supply

One feature that sets Whittier Boulevard apart from other commercial corridors in unincorporated East Los Angeles is that there are County-owned public parking lots located along the corridor. There are two lots that are both operated and maintained by the County located at 753 S La Verne Avenue and 922 S Fetterly Avenue. Combined, these two lots contain 195± stalls.

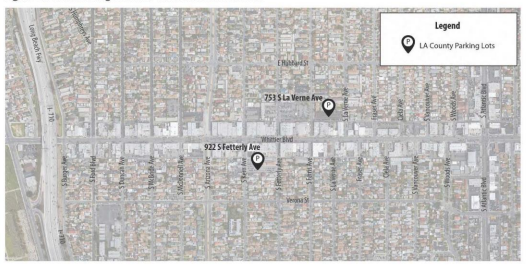
Figure 2 shows the location of these lots in relation to the proposed PBD corridor.

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Figure 2: Public Parking Lots near Whittier Boulevard PBD



Source: Walker Consultants, 2020.

As shown in the figure above, these two lots may offer a location for long-term parkers in the district to park. For instance, from the current conditions survey, employee respondents indicated that they often park on residential streets when parking at or near their place of employment is unavailable. This is important because many of the buildings that line Whittier were built prior to zoning codes requiring that off-street parking be provided. As a result, some businesses that line the boulevard do not have their own parking and thus their employees rely on street parking. While not the only option to address the employee parking shortfall, off-street parking serves as an opportunity to carve out areas where employees may be allowed to park should capacity allow.

# Off-Street Private Parking Supply

While publicly owned off-street parking falls within the purview of the County through zoning, the County has less control over the use and availability of privately-owned off-street parking. However, the presence of privately held off-street lots along Whittier Boulevard serves as an opportunity to unlock capacity for the benefit of the district as a whole. Taking a district approach to parking is important especially if benefits are going to be shared. A district approach for addressing parking issues includes looking at the private parking supply.

While an inventory of private off-street parking was not part of this study, in looking at the number of off-street parking lots that are located near Whittier Boulevard, if the County were to unlock some of that supply for use by district customers and employees (as availability allows), the PBD would be better positioned to accommodate the high demand for parking in the district.

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## **Business Stakeholder Groups**

A key feature of any parking district is the presence of an active and organized association of businesses and merchants. Typically, these are in the form of Business Improvements Districts (BIDs). In East LA there are several groups that can serve as the stewards of a PBD. One such group is the East Los Angeles Chamber of Commerce. If multiple PBDs are established in unincorporated East Los Angeles, the chamber of commerce may be best equipped to manage the benefits. However, if there is one PBD, as in the PBD along Whittier Boulevard, the Whittier Boulevard Merchants Association, composed of local merchants and business owners that are plugged into the community and have a long history of making improvements along the boulevard, may be the most appropriate entity.

In any case, whichever group is deemed most appropriate to provide community input to the County who oversee the management of parking meter-generated funds, their active role to advise on the expenditure of those funds will be key to providing improvements within the PBD.

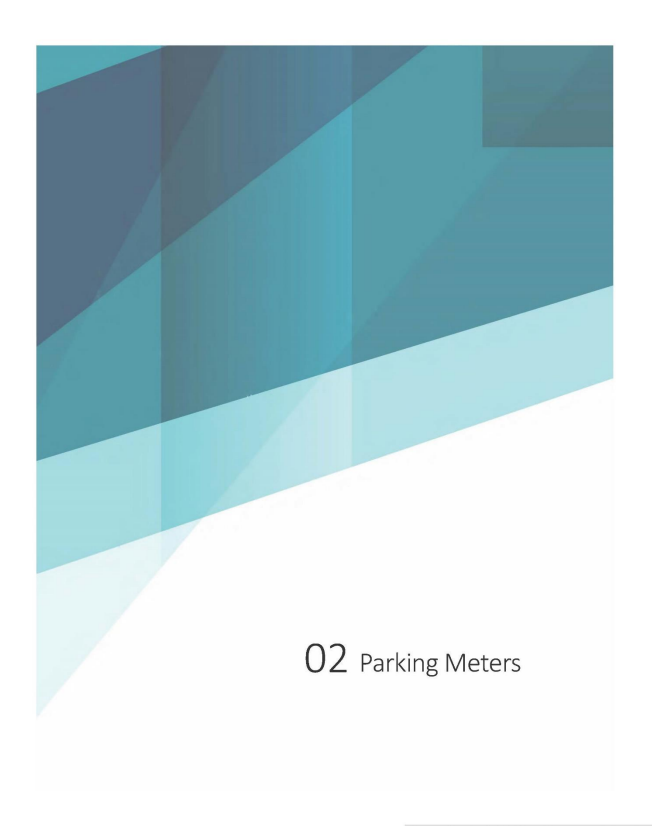
#### Mix of Commercial Land Uses and Popular Destination

While there is no specific formula or mix of land uses that dictates whether a PBD will succeed or not, typically a PBD has a mix of commercial land uses that are compatible with each other, such that they all function and benefit from the parking policies and restrictions of the corridor. Most land uses on the Whittier Boulevard corridor are compatible to the short-term parking limits that are in place today and that will dictate the use of parking.

Whittier Boulevard is lined with commercial establishments that run the gamut from restaurants, retail, offices, medical services, salons/barbershops, furniture stores, and grocery stores among others. Moreover, Whittier Boulevard serves as the unofficial Central Business District (CBD) of East LA, and as such likely experiences high visitor traffic. Given its position as a focal point in the community, Whittier Boulevard's popularity lends itself to a PBD.

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# **Parking Meters**

An analysis of the feasibility of implementing a parking benefit district (PBD) warrants a study into whether or not to install parking meters, given that the future of curb parking management appears to be moving toward mobile solutions. However, based on the community profile of unincorporated East LA, sole reliance on mobile solutions may not be the most apt solution at this time. As such, the consideration of paid parking should be based on which parking meters to install, what functionalities they should have, how many should be installed, and where, rather than mobile-only applications. This section discusses the options that are available for parking meters and the recommendation for a PBD in unincorporated East Los Angeles.

The intention of installing parking meters should not be to generate revenue for the sake of generating revenue, but rather:

- To manage parking demand and supply within the PBD such that parking spaces are always available to customers, and
- 2. To improve conditions along the PBD such that customers want to visit the PBD and patronize those businesses, which in turn supports local economic development.

# Parking Meter Technology

Today's customers are accustomed to convenience. As such, any parking meters considered for the PBD should reflect the conveniences that customers have come to expect.

While the concept of paying for parking at a single-space meter is ubiquitous, i.e., carry change, insert change, and return at the estimated time, the methods with which customers can now pay for parking are vastly more flexible than the traditional model, and thus offer more convenience.

Newer 'smart' parking meters have brought three key technologies to on-street parking: computers, solar power, and wireless communication. This allows customers to pay by credit card, the County to set complex rate structures, and the meters to communicate wirelessly via a central management system, providing remarkable audit control and maintenance capability.

# Credit Card Acceptance

One of the major benefits of smart meters is the ability to accept credit cards. Benefits include the following:

- Enhanced Customer Convenience: Most motorists do not carry coins with them or keep enough coins in their vehicles to pay for parking. Most motorists do carry credit cards, enabling them to pay for parking at credit card-enabled meters.
- Enhanced Compliance: The added customer convenience results in a higher level of meter compliance, as
  most motorists will pay the parking fees when they can, but may risk receiving a ticket once they've parked
  but don't have enough coins to purchase the time they need.
- Increased Revenue: Motorists tend to purchase more time when paying with credit cards. They are no
  longer limited to the number of coins carried on their person or in their car. Furthermore, credit card-

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accepting meters typically offer a "max" button that enables the motorist to purchase the maximum time allowed at the push of one button, rather than predicting how long they will actually be parked. Most people would rather leave unused time on the meter than risk getting a ticket for an expired meter.

- Fewer Collections: Credit card payments reduce the number of coins being inserted in the meter, reducing the frequency of coin collections. Conventional meter vaults hold approximately \$30 in quarters, requiring the coins to be collected at least once per week and more frequently in busy areas.
- Fewer Coins to Process: Credit cards reduce the number of coins that need to be processed; including transporting the coins, counting and rolling the coins and depositing them into the bank. Credit card transactions typically account for 35% 70% of all transactions, reducing coin volume by more than that percentage, as credit card transactions typically replace the higher priced coin transactions. The higher the hourly parking rate, the higher the percentage of credit card use.

A concern in unincorporated East Los Angeles may be that a significant portion of the residents do not use credit cards; however, the new meters could be equipped to take both cash and credit cards. Furthermore, the new meters would be placed in the PBD along Whittier Boulevard. The addition of credit card acceptance may be convenient to visitors of unincorporated East LA, not just residents, thus potentially resulting in a more convenient customer experience.

# Complex Rate Structures and Demand-Based Pricing

Conventional parking meters, like those in place along 1<sup>st</sup> Street, have limited rate setting capabilities. Rate structures are limited to one fixed rate for one fixed time frame. Computer software programs enable smart meters (single space or multi-space) to create a variety of rate structures. Hourly rates can change from hour to hour, or by time of day, or day of week. Flat rates can also be programmed for any duration of time. Rate structures can also be changed remotely (conventional meters require a trip to each meter).

New meter technologies enable the implementation of demand-based pricing at parking meters. This is a concept that has garnered a lot of attention since Donald Shoup; Professor of Urban Planning at UCLA published "The High Cost of Free Parking" in 2004. One of Shoup's major parking policy reforms is to "set the right price for curb parking because the wrong prices produce such bad results." Shoup notes that the consequences of setting the wrong price for curb parking are traffic caused by motorists cruising for parking, air pollution as a result of vehicles cruising for parking, and wasted time.

Setting the right price for curb parking can be challenging when the technology does not easily and quickly enable price adjustments in response to changes in demand. With 'smart' meter technology however, prices can be adjusted remotely, and a demand-based pricing model can be implemented. Demand-based pricing is the concept of shifting parking demand by adjusting rates. Rates are increased when demand is so high that there are no available spaces. The intention of the rate increase is to promote turnover of parking spaces, thereby increasing availability. If there is an abundance of availability, the prices can be lowered to encourage motorists to park in low utilized areas. The right parking rate to charge is the one that will produce one to two open spaces per block. Generally, this translates to a target occupancy of 85 percent on each block.

Multi-space and single-space smart meters enable the County to implement demand-based pricing. Not only can the meters handle complex rate structures and rate changes, they also help to provide baseline data needed to determine which blocks are candidates for rate increases, and which blocks are candidates for reduced rates. The system software provides reports showing transaction details such as when motorists paid, where they paid and

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how much time they purchased. Once the rates are implemented, the reports will also help determine the effectiveness of the rates.

#### **Audit Control**

Conventional meters have minimal audit control. No-one knows how much money is inside them until the meters are collected. If a meter was not collected, it could go undetected. No reports are generated.

When a conventional meter vault fills, the coin slot to the vault closes, but the coin slot to the meter remains open. Coins can still be inserted into the meter, but they land on top of (or on the side of) the vault. The collector needs to pick these individual coins up by hand. If any of these coins are left, dropped, misplaced, lost, forgotten about or taken, they may not be missed. This is also the case throughout the counting process.

With the implementation of smart meters, computer software will track every payment that is made. The software tracks the date and time of all payments, how much time was purchased, and how it was paid for (coin denominations, credit card types, etc.). If any money goes missing, the auditors will know. The County will be able to see how much money is in the meter at any time by simply logging in.

#### Maintenance

Smart meters have self-diagnostic software that enables them to 'report' maintenance issues via wireless communication, enabling staff to respond immediately. Conventional meters may be out of service for days before a collector or enforcement personnel notices it and reports it.

# Multi-Space vs. Single-Space Meter Technology

The 'smart' meter technology did not come cheaply when developed, which is why the multi-space meter was created. It wasn't cost effective to put all of this technology into every parking space, but if one meter could cover multiple spaces, they became affordable. In the past few years, a single-space retrofit meter has become an attractive and affordable option. The computer, solar power and wireless capability have been incorporated into the single-space meter, providing most of the benefits of the multi-space meter, without requiring the customer to walk to the multi-space meter.

Following are the major differences between smart single-space meters (SSMs) and smart multi-space meters (MSMs):

- The public generally finds SSMs easier to use. SSMs are familiar and require no special instructions. MSMs
  require instructions; in fact, ambassadors are generally deployed to assist customers during initial rollout.
- SSMs do not require signage. Motorists see the meter and know they are expected to pay. MSMs require
  signage (w/arrows) advising motorists to pay at the MSM. Pay-by-space meters also require space
  numbers.
- SSM manufacturers charge credit card transaction fees above and beyond typical merchant processing fees
   – typically \$0.13 per transaction. This is how they can afford to put all that technology into every meter.
   MSM manufacturers do not charge these fees.
- SSMs are more susceptible to vandalism and theft. MSMs are more secure and are recommended for highrisk vandalism areas

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- SSMs have smaller coin vaults and consequently need to be collected more frequently.
- MSMs, by their nature, do not allow for 'piggybacking' (parking at a meter that has time left on it from the
  previous parker). This can account for increased revenues of up to 10%. SSMs require sensors to zero out
  the meter, which also decreases battery life.
- SSMs cannot accommodate pay-by-space or mobile license plate enforcement, which are more efficient than physically inspecting every meter.

A detailed analysis of 'smart' single-space and multi-space meters follows:

#### Single Space Smart Meters

Single-space meter manufacturers offer a single-space 'smart' meter. The original solution was a new meter mechanism that fit into conventional meter housings, like the ones along 1st Street. The replacement mechanism fits on an existing single space meter and into the existing housing (simply remove the original dome and mechanism and replace with the new mechanism). If no meters exist, a completely new meter can be purchased.

The meter features wireless cellular communication that links each meter to a centralized management system and provides real-time credit card authorization, revenue tracking, and flexible remote rate change capabilities. The meters are solar powered and contain a rechargeable battery pack.

Figure 3: IPS Single-Space Meter



Source: utsandiego.com

Source: commlawblog.com

#### Multi-Space Meters

The development of the multi-space meter (MSM) enhanced metered parking as a viable option for controlling revenue from multiple spaces with fewer devices. For on-street applications, multi-space meters usually manage eight to fifteen spaces. For surface lot or multi-level parking facility applications, one multi-space meter can manage any number of spaces, depending on the configuration and application.

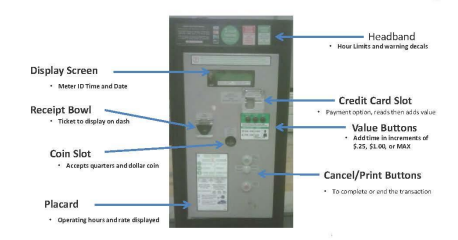
Each meter is equipped with graphical and LED displays to instruct patrons; one or a combination of coin, token, banknote, credit card or smart card acceptors; a cashbox and/or bill vault to securely store money; and user interface buttons and/or a keypad. The meters are computerized, which allows for complex rate structures and strong audit and enforcement trails.

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Figure 4: Multi-Space Meter Faceplate (Example)



Source: Cale

A typical installation is networked, allowing transaction and revenue data to be consolidated to a central server and viewed remotely. This allows the owner to remotely generate reports and other useful data necessary to manage the parking assets, including changing the rates and monitoring revenue.

Depending on the specific application and manufacturer, most multi-space meters can be configured for use in one of three modes of operation: pay and display, pay-by-space, or pay-by-license plate. Most multi-space meter manufacturers make one meter capable of being programmed for all three payment modes by changing the user interface (face plate) and the system software (rather than replacing the meter).

#### Pay and Display

In pay and display mode, patrons park the vehicle, walk to the parking meter, pay for a certain amount of time and receive a receipt. Somewhat less convenient for the patron than individual meters, in pay and display mode, the patron has to return to their vehicle to place the receipt on the dashboard. The receipt indicates the duration, location, machine number and end time for which the vehicle has paid for parking. The receipts are visually inspected during enforcement procedures, which have been found to take more effort and time as compared to the enforcement of other meter types.

Pay and Display requires that the motorist return to their car to display the receipt. This requires the meter to be relatively close to the car. On average, the meter should be within 100 feet of the parking space. A good rule of thumb is to install the meter with five parallel parking spaces on each side of it for a 1:10 meter to car ratio. For diagonal parking spaces the ratio could increase to 1:20; however, this doesn't account for fire hydrants, driveways, laneways, loading zones and other interruptions in the parking layout.

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In Pay and Display mode, parking spaces do not need to be identified (striped), which has shown to allow more cars to park on each block, depending on the sizes of the cars parked at different times and the lengths of uninterrupted parking spaces.

#### Pay-By-Space

In pay-by-space mode, the patron is not required to return to the vehicle with a receipt. Each parking space is numbered. The patron approaches the parking meter, enters the parking space number in which the vehicle is parked and selects the amount of time desired. No receipt is needed for enforcement, but there can be a receipt for proof of transaction. Enforcement is done by viewing a web-based report of paid and/or unpaid spaces on a hand-held enforcement device or from any web-enabled computer or smart phone.

Most pay-by-space applications offer the added convenience of allowing patrons to add parking time to the meter from another meter or through their cell phone for added convenience. Pay-by-space meters are typically used in off-street applications where spaces can be easily numbered using signs or surface paint; however, they are also gaining popularity for on-street applications due to the pay-by-cell phone option, no need for the customer to return to their car with the receipt, and their improved enforcement options.

#### Pay-By-License Plate

In pay-by-license plate mode, the patron is not required to remember the parking space or return to the vehicle with a receipt. Instead, the patron enters the vehicle's license plate number and selects the amount of parking time. No receipt is required for enforcement, but there can be a receipt for proof of transaction. This system can allow a patron to move the vehicle to another spot within the same meter zone without having to pay for parking again - provided there was time still remaining on the original purchase, and they were not in violation of the posted time restrictions. As in pay and display mode, parking spaces do not need to be identified (striped), which has shown to allow more cars to park on each block, depending on the sizes of the cars parked at different times and the lengths of uninterrupted parking spaces.

Enforcement can be done with a vehicle mounted license plate recognition (LPR) system that scans the license plates of all parked cars, or with a hand-held unit, either scanning or manually entering the license plate.

#### Mobile License Plate Recognition

Mobile license plate recognition (LPR) technology has made the enforcement of time limit, pay-by-plate, pay-by-cell, and license plate permit parking remarkably efficient and cost effective. Mobile LPR utilizes vehicle-mounted cameras that read and record license plates as an enforcement vehicle is driven on roadways, surface lots, garages, etc. A processor is installed in the vehicle's trunk or in the floor, and a laptop is installed on the dashboard, between the front seats. The LPR cameras use a series of algorithms to convert the photographic images of license plates into text data. System software then compares the plate numbers with previous enforcement session(s) and/or databases of paid or permitted license plates, to determine if the vehicle has overstayed the time limit, if it has paid, or otherwise has a right to park in that particular location at that particular time.

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Figure 5: Example of Vehicle-Mounted LPR Cameras and Dashboard





Source: Genetec

The LPR software can integrate with permit, meter, pay-by-cell and other databases such as law enforcement agencies, to not only enforce permits, time limits and paid/unpaid parkers, it can also identify stolen or otherwise significant license plates. If the LPR camera reads a plate that has overstayed the time limit or is not listed as paid or permitted, or has been otherwise identified as searchable, an audible 'ping' is generated, to alert the driver. The driver can then view the image of the license plate (or plates) to confirm accuracy and take the appropriate action.

While enforcing, mobile LPR can collect parking occupancy and frequency of visit data, as well as limited duration of stay data. Each time the mobile LPR vehicle drives past a parked vehicle, it time-stamps the image and the location, using GPS technology to identify the locations of the parking spaces and can sort the data by parking facility, street or by customized zones. Note that the system won't know the exact time that the vehicle parked or exited — it only knows that the vehicle was parked in a specific location at the time of enforcement. Throughout multiple tours, the system software calculates the total time that the vehicle was observed as parked, up until it is observed to have moved.

It's important to note that while mobile LPR is an efficient enforcement tool for permit, paid and time-limit parking, many other infractions such as no parking, ADA parking, loading zone, hydrant, etc., will still need to be manually (visually) inspected. Most enforcement officers are able to do so while driving the enforcement vehicle; however, this can impact enforcement routes and schedules.

# Walker Recommendations

# Multi-Space Meters with Pay-By-License Plate

In evaluating the parking meter options that are available, Walker recommends that for the Whittier Boulevard PBD the County opt for multi-space meters (MSMs). While the single-space meters (SSMs) will be familiar to unincorporated East Los Angeles residents and visitors already, given their presence along 1<sup>st</sup> Street, when all factors are considered MSMs offer specific benefits that SSMs do not. Among them are:

More programmable options such as: pay-by-license plate, pay-by-space, pay-and-display, and pay-by-cell.

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- Ability to include various payment options like cash (coins), credit cards, tokens, and mobile applications.
- With the option of pay-by-license plate, enforcement could be more efficient, which has been a particular concern of the community.
- Less pay stations than SSMs. This means less clutter on the street and more space for pedestrians or other
  public improvements like trees, benches, bike racks, etc. It also means less meters to remove should they
  need to be removed in the future.
- The future of on-street parking is moving toward mobile payments. MSMs facilitate that integration of
  mobile as they can already be programmed to accept mobile payment applications, and users become
  more accustomed to the idea of not having to pay at a meter directly in front of their vehicle.
- Ultimately, MSMs are more cost-effective than SMSs.

As shown in the next section (Opinion of Probable Cost and Revenue Analysis), MSMs are less expensive in the long run. While they have higher up-front costs, they have a lower amortized cost.

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# Opinion of Probable Cost and Revenue Analysis

To determine the financial feasibility of a parking benefit district (PBD) in unincorporated East Los Angeles, Walker conducted an analysis of the costs and revenue that may result from implementing paid parking. It is important to note that the revenue numbers contained in this section are intended to assist decision makers regarding the benefits and costs of implementing the proposed program only. The figures included in the analysis are not intended to be used in financing documents.

# Parking Meter Locations

As discussed previously, it is Walker's opinion that the most appropriate location for a PBD is Whittier Boulevard. The commercial corridor that extends from Burger Avenue to Atlantic Boulevard was observed to have the highest occupancy of any commercial corridor.

Figure 6 shows the recommended location of the PBD. The parking meters should be placed along Whittier Boulevard and along the bisecting streets where warranted.

Legend
Parking Meter Zone

EHippard St

Whittier Blvd

Whittier Blvd

Stroome Ave Stroome

Figure 6: Parking Meter Zone for PBD

Source: Walker Consultants, 2020.

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The potential metered area (Shown in Figure 6) generally includes parking spaces on the following streets:

- · Both sides of Whittier Boulevard from Burger Avenue to Atlantic Boulevard,
- The commercial "pockets" north and south of Whittier Boulevard, and on both sides (east and west) of the street on:
  - O Burger Avenue east side only (north and south of Whittier),
  - o Ford Boulevard
  - o Duncan Avenue,
  - o McBride Avenue,
  - o McDonell Avenue,
  - o Arizona Avenue,
  - o Kern Avenue,
  - o Fetterly Avenue,
  - o Ferris Avenue,
  - o LaVerne Avenue,
  - o Fraser Avenue,
  - o Clela Avenue,
  - o Vancouver Avenue,
  - o Woods Avenue, and
  - o Atlantic Boulevard west side only (north and south of Whittier).
- With respect to the number of multi-space meters (MSM) recommended along this stretch of Whittier,
  Walker recommends 47 MSMs to cover the area, a ratio of approximately one meter per seven spaces. By
  contrast, to cover the same area with SSMs the number would be 333. This total includes only spaces that
  are currently time-restricted, it does not include spaces that are ADA, yellow curb, white curb, or green
  curb.

# Cost Analysis Single-Space Meters vs. Multi-Space Meters

An important consideration for the implementation of paid parking is whether to implement single-space meters (SSM) or multi-space meters (MSM). In the previous section, Walker compared the benefits of both technologies, and ultimately recommends MSM along the proposed Whittier Boulevard PBD. In comparing the costs, MSMs are generally a more cost-effective solution. Table 1 shows the comparison of costs between installing SSM versus MSM.

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Table 1: Cost Analysis Single-Space Meters (SSM) vs. Multi-Space Meters (MSM)

			Single-Space Meter		ace Meter	Variance (SSM - MSM)
A	Number of Meters	333		47		
В	Parking Meter Costs	\$1,000		\$10,000		
C	Purchase Price Subtotal (A*B)		\$333,000		\$470,000	
D	Spare Parts Subtotal		\$18,000		\$18,000	
E	Signs per Meter	0		2		
E	Signage Costs	\$0		\$150		
G	Purchase Price Subtotal (A*E*F)		\$0		\$14,100	
Н	Start-Up Marketing Fees (Literature/Website) Subtotal		\$5,000		\$30,000	
1	Ticket Roll Costs per Unit	\$0		\$45		
J	Ticket Rolls per Year	0		6		
K	Annual Ticket Roll Cost Subtotal (A*I*3.5)		\$0.0		\$7,400	
L	Credit Card Transaction Fees	\$0.13		\$0		
M	Average Transactions per Day	3		21		
N	Credit Card Days per Week	7		7		
0	Annual Credit Card Transaction Fees Subtotal (A*L*M*N*52 weeks)		\$47,300		\$0	
P	Monthly Management Fees Per Meter	\$8		\$60		
Q	Annual Management Fees Subtotal (A*P*12 months)		\$32,000		\$33,800	
R	Battery Costs per Unit	\$30		\$100		
S	Year 3 Battery Cost	\$10,000		\$4,700		
T	Year 6 Battery Cost	\$10,000		\$4,700		
U	Year 9 Battery Cost	\$10,000		\$4,700		
V	Total Battery Cost - 10 Years Subtotal (S+T+U)		\$30,000		\$14,100	
	Total Cost Year 1 (C+D+G+H+K+O+Q)		\$435,300		\$573,300	(\$138,000
	Five Year Cost		\$772,500		\$742,800	\$29,700
	Ten Year Cost		\$1,189,000		\$958,200	\$230,800

Note: Figures (\$) are rounded to the nearest hundred

Source: Walker Consultants, 2020.

As shown in Table 1, the cost of implementing MSMs is higher in Year 1; however, this is because the upfront costs of purchasing 47 multi-space meters is higher than 333 single-space meters. In looking at the costs five years and ten years out, the MSMs result in a projected cost savings of \$230,800±.

It is important to note that these costs do not include maintenance or collections costs, nor do they include costs for integrating a mobile payment application. Consideration for implementing the latter includes factoring in a \$0.35 fee per transaction.

# Rough Order of Magnitude Cost and Revenue Projections

The key in determining the feasibility of the proposed PBD, is if the district can generate sufficient revenue to cover its costs. To determine the financial feasibility of implementing a PBD in unincorporated East Los Angeles the following assumptions were used:

- Meters will be in operation thirteen hours per day (8:00 a.m. to 9:00 p.m.)
- Meters will be in operation seven days per week, minus 12 holidays throughout the year.

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- An average paid occupancy of 35% during hours of enforcement is assumed throughout the year for all metered spaces. Due to:
  - o Hours of low-demand during the day.
  - O Price elasticity may deter some from paying for parking.
  - o There is a possibility of an increase in disabled parking placard use on metered spaces.
- Parking rates are assumed to be \$1.00 per hour Monday through Sunday.
- On-street parking spaces are assumed to be metered with credit card capable multi-space meter (MSM) technology.
- For on-street parking we assume roughly two MSM units per block face, likely placed near the corners to capture the "pockets" of commercial parking on residential streets. The ratio of parking meters to spaces is roughly one per every 7 parking spaces. The total number of MSMs would be ±47 parking meters.
- The cost per meter is assumed to be \$10,000 per unit including installation, based on our experience.

These considerations combined are conservative projections of the average paid occupancy rate, which at times throughout the day will be higher.

• The parking rates used in the assumptions are comparable to those of other Southern California cities. For example, the City of Los Angeles charges \$1.00 per hour along 1<sup>st</sup> Street in the Boyle Heights neighborhood, the City of San Fernando charges \$1.25 per hour, or \$0.25 per each 12 minutes, the City of Inglewood charges \$1.00 per hour (plus convenience fee for mobile payments), the City of Glendale charges \$1.50 per hour on-street in its downtown streets, the City of Pasadena charges \$1.25 per hour in Old Pasadena and \$0.75 in the area South of Dayton Street between Pasadena and Raymond Avenues.

Based on these assumptions we project \$1,600± of gross revenue annually per metered on-street space. If all 333 spaces are metered, we project annual gross revenue of \$534,800±. We project that annual net revenue for the PBD would be \$487,600±. Table 2 shows the revenue projections for the PBD.

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Table 2: Order of Magnitude Revenue Projection for Whittier Boulevard PBD

MSM Revenue Analysis	
Hourly Rate	\$1.00
Estimated Revenue Per Parking Space	\$4.55
Annual Revenue Per Parking Space	\$1,600
Total Annual Revenue Projection	\$534,800
Estimated Machine Cost (Installed)	\$470,000
Spare Parts (Varies by meter quantities)	\$18,000
Estimated MSM Signage, installed (2@\$150 per MSM)	\$14,100
Estimated Marketing Costs for MSM Program	\$30,000
Annual Ticket Roll Cost	\$7,400
Annual Mgmt. Fees	\$33,800
Total MSM Implementation Cost	\$573,300
Payback Period (# of Months)	13
Annual CC Processing Fees (i.e. 50% of Revenue x 5%)	\$13,400
Annual Net after Mgmt. Fees and CC Processing Fees	\$487,600
Five Year Net	\$1,864,800
Ten Year Net	\$4,303,000

Note: Figures (\$) are rounded to the nearest hundred

Source: Walker Consultants, 2020.

We project that a paid parking program would provide a positive annual revenue source to the parking system's operating budget.

#### Additional Considerations

#### Multi-Space Meters in County Lots

Consideration should be given to implementing paid off-street parking as well. It is possible that when meters are installed on Whittier Boulevard the County lots that are located in the district may fill more regularly with customers, employees, or any other users avoiding paid parking. If demand patterns are such that these lots are regularly at capacity, the County may consider installing multi-space meters in these lots as well to encourage turnover and availability. While generally the price of the meters would be lower as compared to the off-street, consideration should be given for maintaining a target occupancy on off-street parking as well.

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#### Mobile App Integration

The future of parking appears to be shifting toward mobile payments or Pay-by-Cell (PbC). PbC has been around for several years now and is improving as cell technology and connectivity improves. There are examples around the country in which municipalities have bypassed installing parking meters altogether and relied solely on mobile payments. However, given that many in the community still rely on cash transactions, we have not included the mobile app recommendation at this time.

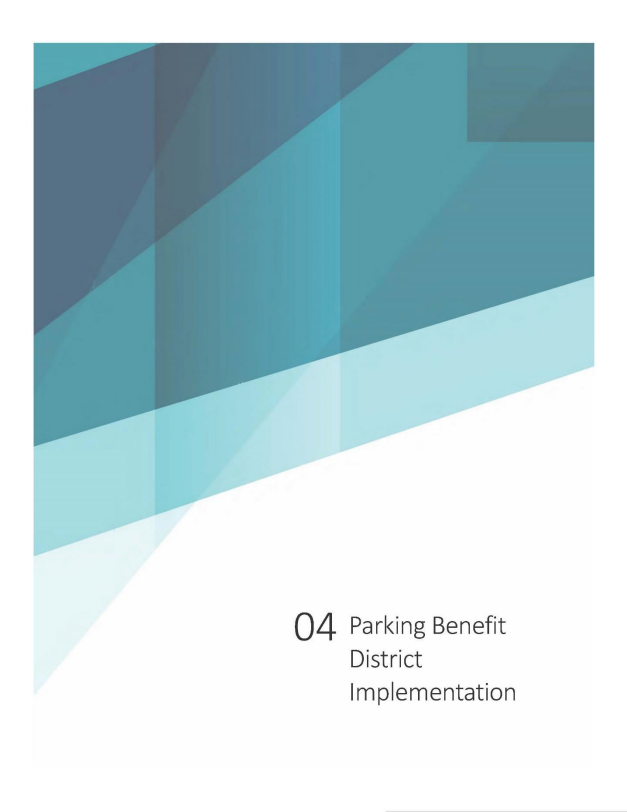
It is important to note that multi-space meters offer a more seamless integration to mobile apps should the community consider mobile in the future. The cost to integrate a mobile application into the parking system may vary by vendor and application, but generally all vendors charge setup fees, and most importantly transaction fees. The revenue models of the vendors are based on transaction fees. These fees are typically \$0.35 per transaction. Some municipalities choose to absorb these fees whiles other pass these costs on to the customers.

#### Traffic Calming Measures

Because the on-street parking supply is vital to the success of the businesses along Whittier Boulevard, the County should study ways in which traffic calming measures could be implemented within the PBD. Under current conditions, observed traffic speeds are not conducive to the vision of a PBD. A PBD, in order to attract customers should be comfortable for motorists and pedestrians to navigate. The speed at which traffic typically runs along Whittier also makes it difficult for customers to parallel park on the boulevard. Implementing traffic calming measures may help with slowing speeds down such that it is not a deterrent to customers wanting to patronize businesses within the PBD.

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# Attributes of a High-Performing Parking Benefit District

Based on our experience, some parking districts flourish while others stagnate. The ones that flourish have a common set of attributes that enable them to be high performing parking districts.

- Parking Management Mission: The intent of a parking district is typically to provide a positive parking experience for those who visit the commercial area which the parking district serves. This entails having an adequate number of spaces to serve the different user groups that will park in the area at different times of day, different days of the week and throughout the year. It also requires good customer service, both in terms of staffing as well as the condition of the facilities, signage and any equipment. From a cost standpoint, this requires examining both supply-side and demand-side approaches. The parking system must be integrated into the overall transportation policy goals of the County. A parking system is ultimately about providing the public with access to a given destination. Forward thinking parking districts may recognize and encourage this broader mission.
- Parking District Objectives: A high performing parking district will have a defined set of objectives. These objectives should be consistent with and support the County's overall Parking Management Mission.
- Supportive and Engaged Constituents: In order for the parking district to accomplish its objectives, its constituents (which may include property owners, business owners, parking users, and residents) need to support the mission and be engaged in the direction of the program. Engagement of constituents is more likely to build support than a parking district directed solely within local government, particularly when difficult decisions related to time restrictions and other regulations, enforcement policies, expenditures and possibly setting a price for some parking is involved. An actively engaged parking committee, advising or overseeing with regard to the policies of a parking district, should also engage in regular meetings to monitor the effectiveness of parking policies, occupancy rates, revenue, expenses and plan for the future.
- Strong Financial Condition: In order to meet the parking district's objectives, adequate funding to maintain existing programs and in some cases, to fund future parking, is necessary. This requires fiscal responsibility by the agency administering the program as well as an awareness of when potential financial issues should be addressed with parking district constituents.
- Political Support: Elected officials need to support the parking district's objectives in order for it to succeed.
   Providing political support will also help generate support and engagement amongst constituents.
   Garnering support is likely easier when a parking district is considered within the context of a County's overall transportation policy goals.

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# Strategy for Implementing a Parking Benefit District

In order to implement a high performing parking district, we offer the following considerations for implementation. This section outlines a strategy for the County to pursue implementation of the Whittier Boulevard parking benefit district (PBD). In accordance with recommendations in Task 4, consideration for a PBD will follow only after the following have been addressed:

- Enforcement issues, as identified in Task 3, have been addressed and enforcement is operating as efficiently as it can to maintain acceptable parking conditions on the street.
- An agency is in place, whether a third party or within the County, that can administer and manage or oversee the PBD.

# Gather Stakeholder Buy-In

The first step in implementing a parking benefit district (PBD) is to gather stakeholder buy-in. The most important buy-in needs to come from the merchants and business groups that are located within the proposed district. Along Whittier Boulevard these may be the Whittier Boulevard Merchants Association and/or the East Los Angeles Chamber of Commerce. The County should perform outreach to parking district stakeholders to engage them in setting or adjusting parking district objectives. The stakeholders should also have a say in defining the boundary of the PBD and in defining how revenues should be spent.

Outreach may consist of direct outreach through the mail and email as well as public meetings in which constituents gather with County staff. Developing buy-in to objectives will ensure support for the PBD. Periodic outreach needs to be performed to ensure that the district is meeting objectives and if not, consideration should be given regarding whether to adjust the district and its objectives.

With businesses onboard, the next step would be to gather political support. Given that the County is looking to address the parking issues that impact the unincorporated East Los Angeles community, once support from the businesses is earned, political support will follow.

# Develop a Mission Statement and Plan

Effective parking districts today use comprehensive management and financial policies to address clearly stated objectives in the service of a broader mission. Comprehensiveness is defined in several ways, including an approach to on-street and off-street parking spaces as one parking system, both in management and financial terms. Policies approaches are informed if not overseen by a parking committee made up of commercial district stakeholders who have an interest in both the proper management of the district and the solvency of the parking system.

Often these parking districts are tied to a parking enterprise fund that require that revenue from parking cover all defined expenses. Paid parking, which was prevalent in the commercial districts of many communities in the middle part of the last century, has reemerged as a financial contributor but more importantly as a parking demand management strategy, for the purpose of ensuring parking turnover in customer parking areas, often while

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providing flexibility in the length of stay, as well as encouraging long-term parkers to use parking spaces in more peripheral locations.

# Identify or Create a Commission to Oversee PBD

An important feature of the district will be the identification of the group to be in charge of the PBD revenue, spending priorities, and parking policies. In the case of Old Pasadena, the City created the Old Pasadena PMZ Advisory Commission which consists of business and property owners and is overseen by City staff. Many of the business owners were also members of the local business improvement district (BID).

In unincorporated East Los Angeles, there is no shortage of business stakeholders and merchants, such as the Whittier Boulevard Merchants Association and the East Los Angeles Chamber of Commerce. The County would need to work with the businesses to establish a commission to oversee the PBD. A County liaison to the commission is typically required.

# **Enabling Code Language**

The County of Los Angeles Municipal Code currently allows for preferential parking districts (PPD), but there is no mention of parking benefit districts or zones. As such, the County would need to draft code language enabling the creation of such districts. The boundaries of the district should be defined, as should a process for establishing parking rates.

Furthermore, language should be developed regarding the creation of PBD commission, and should include:

- Membership policies, including appointment of members and terms
- Qualifications needed to be part of the commission
- Elections
- Record-keeping
- Reporting

# Establish a Set of Objectives

The parking district needs to have a defined set of objectives that have been vetted by and are available to the public. The objectives should support the County's Parking Management Mission which in turn should support the overall transportation policy goals, including those related to transportation demand management (TDM) and promotion of non-single occupant vehicle modes.

Some example objectives for the parking district are:

- Provide visitors with convenient and available parking via paid parking and permit parking to residents/employees
- Ensure that parking revenues stay local in the district to fund improvements determined by property owners and merchants in the district
- Improvements to be funded by parking revenues are [to be determined by property owners and merchants in the district]

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- · Provide parking to support new development in the district
- Provide funding to operate and maintain parking in the district

# Key Performance Indicators

To measure the performance of the PBD, a set of key performance indicators (KPIs) should be developed. The KPIs should be designed to measure performance in meeting the objectives of the PBD. The following are examples of KPIs.

- Occupancy Targets: Given the issues of highly occupied, and thus unavailable, curb parking along the
  Whittier Boulevard corridor, it is important to set an occupancy target. The purpose of which is to ensure
  that there is available parking for customers. Typically, a target of 85 percent occupancy is ideal. An 85
  percent occupancy indicates that the spaces are being used, but that there are also some spaces available
  for arriving customers.
- Payment Methods: With the installation of new meter technology, tracking of payment methods will
  become more important. The ability to pay with credit card and possibly by mobile application may render
  the use of coins obsolete. If it is the case that the majority of revenue is generated from credit cards and
  mobile payments, then the County could consider removing the coin payment option. There would be a
  resulting cost-savings as coin collection contracts will no longer be needed, leakage would be eliminated,
  and potential injury claims from coin collection operations would be avoided.
- Total and Net Revenue: This is a general measure of how the district is performing. The intention of tracking
  this information is not for measuring increases in revenue, but rather in measuring the solvency of the
  district to ensure that costs are covered such that the district can continue to offer a pleasant parking
  experience for customers.

# Ensure Accountability and Transparency

Provide on-going outreach and annual reporting to share parking district operating results and financial condition. County staff responsible for managing the parking district should be available for constituents to contact with any concerns or suggestions regarding the operation. Through outreach, constituents should have the ability to voice concerns about the operation and whether the parking district is meeting their needs and its objectives.

# Develop a First-Class Parking Operation

In order to serve the parking district's constituents and to meet overall Parking Management Mission, the operation of the parking in the district needs to be handled in a first-class manner.

- Maintenance of parking spaces needs to be routine and done on an on-going basis to avoid potentially large and catastrophic one-time expenses.
- Upkeep of the parking district so that it is clean and attractive to those using the parking system. An
  unkempt parking district is not inviting to parkers and creates a perception of disrepair and lack of safety.
- Safety to ensure that parkers are not injured by hazards.
- Security to ensure that parkers are not dissuaded from parking due to criminal activity.

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- Signage to direct parkers to available parking. Once parked signage should direct parkers to nearby attractions/points of interest and also provide clear and concise instructions for payment, if applicable.
- **Technology** may be employed to create a cost-effective and user-friendly system for those parking in the parking district. For example, mobile payments may ease the burden of extending length of stay.
- **Enforcement** is required to ensure that parking district objectives in line with the Parking Management Mission are being met. Without effective enforcement, abuse occurs which becomes a detriment to all users of the parking district.

# Marketing Plan

People are generally resistant to change. Strong public relations are imperative to the successful implementation of paid parking; therefore, Walker recommends considering a public relations campaign to introduce the new meter program.

Based on other cities' experience and successful installations of paid parking with new meter systems, the following list provides examples of communications activities prior to, during, and after installation:

- Conduct community outreach meetings with stakeholders.
- Issue a press release announcing plans for the new meters, with a focus on the positives of increased turnover, space availability, ability to pay by credit card, etc.
- Deploy a website with press releases, project updates, meter instructions and "frequently asked questions and answers".
- Brand the parking program so that visitors can identify the parking district and relevant signs.
- Sponsor a contest for creating the logo. Finalists could be shown on local TV, on-line (on Facebook) and in
  the newspaper. The public could vote on the winner, generating publicity and gaining buy-in from the
  public. This will not only provide a new logo, but will also provide interest/buzz/consciousness-raising.
- Design, publish, and distribute a parking guide, including a parking map and brochure describing the
  locations and availability of on-street and off-street parking, including free, paid, short-term and long-term
  parking.
- Display a 'sample' meter in a public area for people to see, touch, and feel prior to implementation.
- Post signage on or next to the meters that shows the public that the meter revenue funds improvements in the district.
- Carefully train all related staff on all aspects of the program so they can easily assist motorists and communicate a consistent message regarding the details of the program.
- Develop and distribute informational and instructional handouts (brochures and/or fliers) illustrating how
  to use the meters.
- Develop a directional video for local television and/or YouTube. Incorporate humor! For example, show a
  local politician or celebrity struggling, only to have a child show how easy the meter is to use. Ask local
  schools to recruit students to create the video (for college credit?).
- Recommend that meter patrons photograph their license plate as a memory aid. Walker does not
  recommend key chains with a place to record the plate #, due to the risk associated with misplaced keys
  (the finder has the plate #).

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- Publicize and recommend pay-by-cell (phone) as an easy alternative to using the meters. Pay-by-plate has
  a steep learning curve. Motorists won't know their license plates and may enter the wrong number anyway.
  Bypassing the meter bypasses the potential for frustration and complaints. This can be highlighted in a
  promotional video, as well as on the County's website, press releases, brochures, etc.
- Issue another press release one-week prior to the initial installation.
- · Conduct a ribbon-cutting and first-use ceremony to officially welcome the new meters.
- Utilize trained 'parking ambassadors' to assist motorists with their use during the first few weeks they're deployed.
- Provide warnings rather than fines for a short period of time following meter deployment.
- Even after the 'break-in period', Walker recommends issuing courtesy warnings for first-time meter violations. This softer approach will be well received by the public and is a reasonable response to a motorist who inadvertently overstays a parking session. This could re-set on an annual basis, so that everyone gets forgiven one time (or even two-times) per year.
- On the other hand, the penalty should be more severe for the repeat violator, as a third or fourth offense is no longer an honest mistake it is a disregard of the County's parking regulations. Walker recommends incrementally increasing the fine after three violations in one year, so that the penalty for each violation after three violations becomes more punitive. The original fine is not having the desired effect on the habitual offender. Incremental fines may at some point convince the motorist to comply with the rules. A historical analysis of citations issued should be done to confirm that the incremental fines make up for the lost revenue due to courtesy warnings for first offenders.

# Off-Street Parking Supply (Public and Private)

The implementation of paid parking along Whittier Boulevard may shift parking demand to other areas. If employees are parking along the boulevard, they will likely look elsewhere for somewhere to park. One option is to have a designated area for employees to be able to park off-street. The County owns two lots along Whittier Boulevard at 753 S La Verne Avenue and 922 S Fetterly Avenue. Employees can be offered the option to park in these lots for a permit fee. The permits could then be checked by enforcement staff via license plate recognition software.

Should there be a need for more off-street parking, the County could consider methods by which to incorporate the private off-street supply into the district. One approach is in the form of leasing underutilized private off-street lots for public use. For example, the City of San Clemente's Parking Lot Lease Program does just that. When the City studied its parking supply it was found that although the public parking lots were at or near capacity there was a surplus of 400 spaces in the private parking lots. Rather than constructing new parking resources, which is expensive, San Clemente developed the Parking Lot Lease Program. The cost is equivalent to maintaining a parking structure without the capital costs for the purchase of land and improvements.

To emulate San Clemente's Parking Lot Lease Program, the County would likely need to persuade property owners of the benefits of leasing their private parking lots. However, if the County is able to identify several strong incentives that property owners want, they may find success in expanding the public parking capacity of the district.

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# Preferential Parking Permit District (Residential Permits)

An important consideration in implementing the parking benefit district (PBD) is the impact to the surrounding residential neighborhoods. As such, Walker also recommends that the County consider a preferential parking permit district (PPD) in the residential areas near the proposed Whittier Boulevard PBD.

A parking permit district is typically a geographically defined area where parking is actively managed via permits to allow for on-street parking use by residents, businesses, and transient/short term parkers. Parking permits are required to park in designated areas on the streets within the district. It is customary to charge a fee and require that the vehicle be registered to an address within the district.

A preferential parking district (PPD) is a type of parking permit district that has posted regulations that limit parking without permits in an effort to reduce impacts of non-resident parking. PPDs can also help to manage residential demand, by limiting the number of permits that can be obtained per household.

To better manage on-street parking demand, Walker recommends the implementation of a PPD program in the Whittier Blvd East zone, shown in Figure 7. This zone was selected due to its proximity to Whittier Blvd, the location of the proposed parking benefit district. The PPD should be in place in the residential areas only (shown in teal), not the commercial areas along Whittier Blvd (shown in the dotted outline).

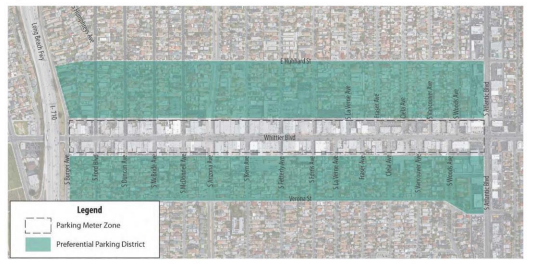


Figure 7: Whittier Blvd Preferential Parking District Zone

Source: Walker Consultants, 2020.

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#### Hours of Enforcement

Parking in residential areas within the Whittier Blvd East study area should be restricted to permit parking only during all hours of the day. A PPD permit should not exempt parkers from street sweeping parking restrictions. PPD permits should not exempt any vehicle from parking at "no parking" zones, parking meters, pay stations, or loading zones.

#### Number of Permits and Permit Fee

To better understand how many permits that can be allocated, Walker conducted a Geographic Information System mapping analysis to determine the number of on-street parking spaces (parking inventory) per block within the Whittier Blvd East study area. The results of this analysis indicated that there is an average of 0.70 spaces per housing unit. Therefore, if each household obtained a parking permit in the Whittier Blvd East study area, there would be a shortage of parking spaces. This analysis demonstrates that in order to manage on-street parking demand, it is important to establish a limit on the number of parking permits that can be obtained for each household and to charge to obtain a permit. The goal is to provide permits for residents who need to park on the street due to lack of parking availability off-street.

Walker recommends that there be no more than three parking permits allowed for each household. The permit rates should be graduated so that the price of the second and third permit is higher than the price of the first permit.

Walker's recommended PPD permit rates are summarized in Table 3.

Table 3: Recommended Parking Permit Rates

	Annual Rate
1 <sup>st</sup> PPD permit	\$15
2 <sup>nd</sup> PPD permit	\$100
3 <sup>rd</sup> PPD permit	\$250

Source: Walker Consultants, 2020.

Walker recommends that unincorporated East LA provides an income assistance program for those in need of a permit, but cannot afford one, such as households with incomes below the poverty line.

All permit fees should contribute toward administration of the PPD program.

# PDD Technology

Walker recommends that the County transition towards a credentialing system centered around enforcement using license plate recognition (LPR).

The County should engage a qualified and reputable parking technology vendor to develop web-based applications that will enable participants in the PPD to complete and submit permit applications online or via mobile application:

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- The vendor's solution should allow for residents to update information on vehicles.
- The vendor's solution should seamlessly integrate into the software used by parking enforcement.
- The County's agreement with the vendor should establish requirements for data security and liability for data breaches.
- The County's agreement with the vendor should clearly establish ownership of data and limitations on how
  the data are used.

## Obtaining a Permit

Residents should be required to provide the following documentation to obtain a permit:

- Valid driver's license
- Valid vehicle registration that matches the address of the resident that qualifies for the permit

Residents should be able to obtain permits either via an online system, as described above, or in person at a County facility.

# Establishing new PPD Zones

Walker recommends that a process by which to designate new PDD zones is established. Consistent with the practices of many cities in Southern California, residents should be required to submit a petition or formal request with a majority in support of establishing a permit district. County staff should then conduct a study and work with the community to establish the parameters and restrictions of the proposed PPD district.

# Benefits and Challenges of a PPD

#### Benefits

- PPDs can help to manage on-street parking in residential areas
- PPDs limit parking on-street by non-residents to provide more parking for residents and guests.
- PPDs can promote an enhanced quality of life in neighborhoods by reducing noise, traffic hazards, and reducing litter.
- The program often results in fewer instances of residents having their driveway blocked, trash cans moved, or late-night noise problems.

#### Challenges

- Residents must apply for and renew permits, which is an administrative burden.
- Residents are required to pay for parking permits, when parking was free before.
- Permits give residents of a specific area the ability to park within the limits of that area, but do not guarantee space availability.
- The program limits or disallows parking for customers and businesses.
- The process requires time and effort to establish and manage the permit district(s).
- For an effective PPD, consistent and frequent enforcement is required, which is costly.

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Technology is required to promote an effective and efficient program. As with any technology, there can
be challenges such as up-front costs, learning curves for staff using the technology, software/hardware
issues, and on-going expenses.

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# Benefits and Adverse Consequences of Implementing a Parking Benefit District (PBD)

Any consideration of policy changes that may impact the parking system in unincorporated East Los Angeles warrants an analysis of benefits and adverse consequences. It is important to consider how any prospective changes may affect local residents, business owners, and visitors of unincorporated East Los Angeles. As such, the following section presents the potential impacts of the parking benefit district (PBD) proposed along Whittier Boulevard.

### Benefits

#### Businesses

- A new source of revenue by way of paid parking to pay for improvements along the Whittier Boulevard commercial corridor.
- The revenue generated within the district would be returned to the district.
- Local control over revenue, spending priorities, and parking policies.
- Increased on-street parking availability along the corridor, effectively allowing for more customer parking.
- Public improvement projects as a result of new revenue source.
- More efficient enforcement if using a mounted license plate recognition system.

#### **Visitors**

- Increased availability of on-street parking.
- Convenience of payment for parking (e.g., credit card, mobile, coin)
- A more attractive commercial corridor if revenues are spent on amenities that are a benefit to the public.

#### Residents

- Improved commercial corridors for shopping.
- Increased enforcement tours through commercial corridors and neighborhoods
- Increased availability of on-street parking along Whittier.
- Protection from long-term parkers that are not residents of the neighborhood, with implementation of a residential parking permit district.

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# Adverse Consequences and Challenges

#### **Businesses**

- Employees would need to find somewhere to park that is not on-street along Whittier Boulevard, or on
  nearby residential streets. However, off-street parking in the district, private and public, can provide some
  relief. Additionally, revenue generated from the district can help support transportation demand
  management (TDM) programs such as, paying for transit passes for employees in the district, creating a
  vanpool or carpool program, paying for parking permits for employees, parking cash out, etc.
- There may be a customer learning period as they get accustomed to paid parking at a multi-space meter.
   For this reason, Walker recommends an initial period in which parking ambassadors are on the ground showing customers how to pay for parking.
- One of the key issues along Whittier Boulevard is the presence of catering trucks and street vendors with vehicles parked on the boulevard. The implementation of paid parking for the purpose of encouraging turnover is likely going to impact the current status quo with how these businesses operate. While this issue extends beyond parking, from a parking perspective there may be opportunities for these businesses to continue operating in the district. For example, the County can create a zone approach where a truck can only park in a zone for a specified amount of time. After the time has elapsed they would need to move to a different zone. Best practice dictates that short-term spaces be available to customers, and so catering trucks and vendors should not occupy these spaces. However, if there are no viable alternative options, they will need to pay the meter and abide by the time limits. The County should consider developing code language to prevent catering vehicles from re-parking on the same block after the time limit has elapsed. Ultimately, the County, Whittier Boulevard businesses, and catering truck and street vending businesses can meet and confer regarding options that are agreeable to all parties.

#### **Visitors**

- No longer free on-street parking.
- May be a learning curve for customers to use pay-by-plate.
- If the County does not address the speed at which vehicles travel along Whittier Boulevard, motorists may
  be less inclined to back-into a parallel space comfortably. The County could address this by slowing vehicles
  down along the PBD stretch of Whittier Boulevard. Traffic calming measure can include, different street
  paving, pedestrian crosswalks that light up when a pedestrian is at the crosswalk (this signals motorists to
  slow down and stop), and a lower speed limit, among others.

#### Residents

- No longer free parking environment.
  - o Paid parking implemented along Whittier Boulevard.
  - o Permit parking implemented in the residential areas surrounding Whittier Boulevard.
- Because paid parking will be in place on Whittier, there is the potential from spillover onto residential
  streets from customers who do not want to pay for parking. However, there are two ways in which to
  mitigate this impact. The first is by implementing a two-hour time limit on all residential streets immediately

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surrounding Whittier Boulevard. This ensures that customers do not stay parked long-term. The second is the availability of off-street district parking to serve as an additional choice for customers.

• Residential permits will have to have limits, and in themselves permit programs do not guarantee that there will be more available on-street parking in residential neighborhoods. Especially since on-street parking in the Whittier Boulevard residential district contains on average .7 on-street spaces per residential unit.

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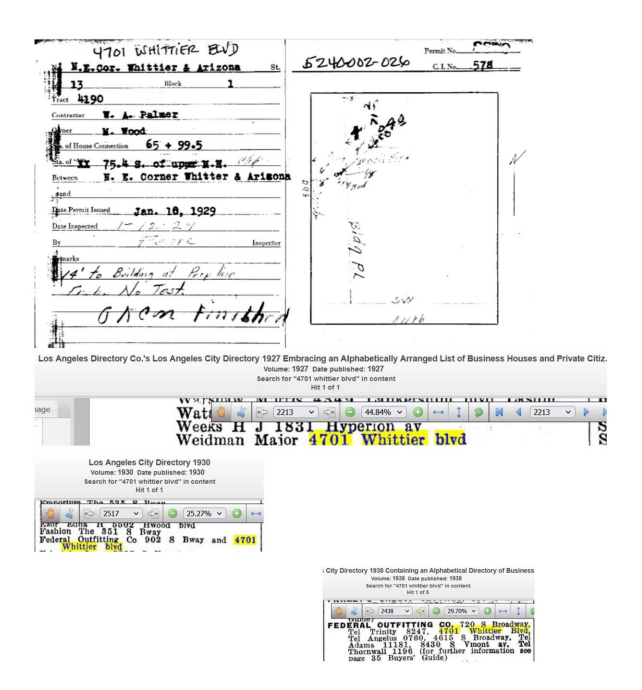
Whittier BI Proposed Rezoning to Mixed Use - stop										
		Historic Designation								
Street A Street Na Year Built	Architect	ID	Notes	APN	Other A Contractor	s	q ft			
		Historic				764-766 S				
4701 Whittier 1/10/1929		Designation P-19-190084,	Original Owner M. Wood	5240002026	4703	Arizona				
4709 Whittier 1927		LA33717A, LA-12467	Fotofobia 6Y 2009 (K. A. Craw	5240002027	George Miller					
4717 Whittier 1928			Early Owner O Comer	5240002028	Frank Chutuk	4713-4715	9000			
4719 Whittier 4/12/1929			Original Owner Mr. Crest	5240002012	4721 Nick Artukovich		7152			
4723 Whittier 11/18/1930			Original Owner Jno Ressen	5240002013	4725 Thomas Haverty Co.	4727	5000			
4729 Whittier 9/5/1934			Original Owner John Strub	5240002014	4735 Colich and Radich		9000			
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4751 Whittier 10/5/1933	Anderson 1938		OO Watson E & Dudley F Jarre	5240003012	4757 HCE	Kern	9000			
4759 Whittier ?9/29/30			OO? HH Jarritt	5240003013		4759-4763	7500			
4765 Whittier 5/24/1929				5240003014			3400			
4765 Whittier 5/24/1929			OO Charles Hildesheim	5240003015	M Vuskich	4765-4771	11600			
4775 Whittier 9/1/1931			OO Mrs. Lasky	5240003016	4779 Vuksich & Gabrich		5000			
4781 Whittier 6/14/1929			CJ Hildeshone (Charles J. Held	5240003017	4783 Frank Owens		6800			
4801 Whittier 12/30/1937			Sontag Co.	5240006011	4805 Bob Bosnyak	768 Fetterly	8458			
4815 Whittier 11/18/1931			Charles J. Hildesheim	5240006012	Vuksich & Gabrich	4811-4813	11480			
4819 Whittier 1/25/1932			HH Schnakenberg	5240006013	Eastside HC Sewer					
	Morgan Walls &									
4831 Whittier 5/7/1929	Clements		I Waitzman	5240006014	4823-48 Sanderson & Owens		21582			
		1st Use Gas								
4901 Whittier 3/12/1935		Station	OO John Laer	5240007010	4901-49 Colich and Radich	899 S Ferris	8930			
5301 Whittier Bl		P-19-190087	Chase Bank, Mutual Chase Bank 6Y	2012 (K. A. Crawf	ord), 1958 2S2, 6Y BERD Washingtor	ı Mutual				
6039 Whittier Bl										
6135 Whittier Bl	6135 Whittier BI P-19-190290 Pacific Bell Switch Building 8Y 2013 (K.A. Crawford)									
6333 Whittier Bl		19-176536	Gas Station 1926 5S2 BERD							
6421 Whittier Bl		P-19-176527,	2S2 1979 (GELA Cultural Heritage Survey Team, Casa Garcia Tamale Building, 1928 2S2, 3S BERD							
6537 Whittier Bl		P-19-191698								
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	4709 Whittier	1927		LA33717A, LA-12467	Fotofobia 6Y 2009 (K. A. Craw	5240002027	George Miller		
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	4723 Whittier	11/18/1930	i e		Original Owner Jno Ressen	5240002013	4725 Thomas Haverty Co.	4727	5000
	4729 Whittier	9/5/1934			Original Owner John Strub	5240002014	4735 Colich and Radich		9000
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	4765 Whittier	5/24/1929	(			5240003014			3400
	4765 Whittier	5/24/1929	E		OO Charles Hildesheim	5240003015	M Vuskich	4765-4771	11600
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	5301 Whittier	ВІ		P-19-190087	Chase Bank, Mutual Chase Bank 6Y	2012 (K. A. Crawt	ord), 1958 2S2, 6Y BERD Washington	ı Mutual	
	6039 Whittier	ttier Bl         19-176639         Amelias Dress Shop 1915 2S2, 3S BERD							
	6135 Whittier	Bl		P-19-190290	Pacific Bell Switch Building 6Y 2013 (K.A. Crawford)				
	6333 Whittier	ВІ		19-176536 Gas Station 1926 5S2 BERD					
	6421 Whittier	ВІ		P-19-176527,	2S2 1979 (GELA Cultural Heritage St	urvey Team, Casa	Garcia Tamale Building; 1928 2S2, 3	S BERD	
	6537 Whittier	BI		P-19-191698	Historic Building 6Y 2010 (Barbara La	amprecht)			

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## WHITTIER BLVD EXHIBIT



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City Directory 1942 Containing an Alphabetical Directory of Business Concerns a Volume: 1942 Date published: 1942
Search for "4701 whittler blvd" in content Hit 1 of 1

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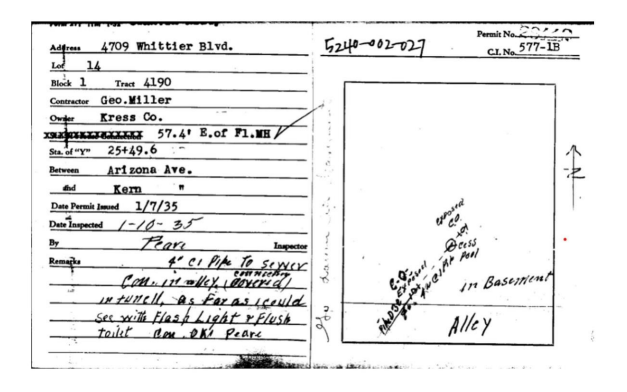


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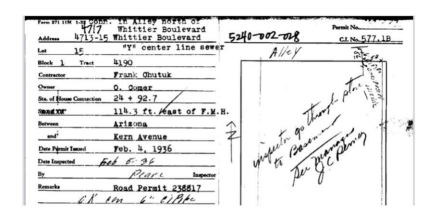




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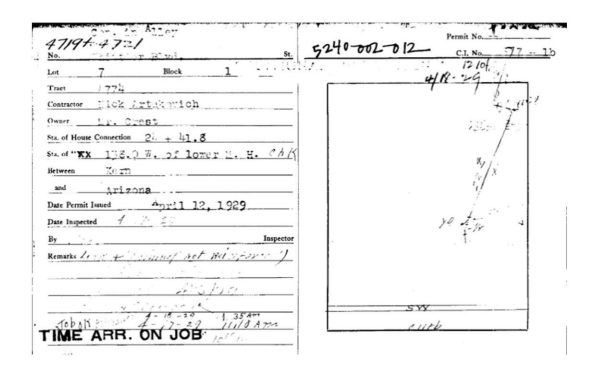
Clothing was located at 4717 Whittier Blvd. See Current View above. Photo at left from taken around 1937 by Herman J. Schultheis. From LAPL collection.

Below is where the Safeway Market was located at 4721 Whittier Blvd

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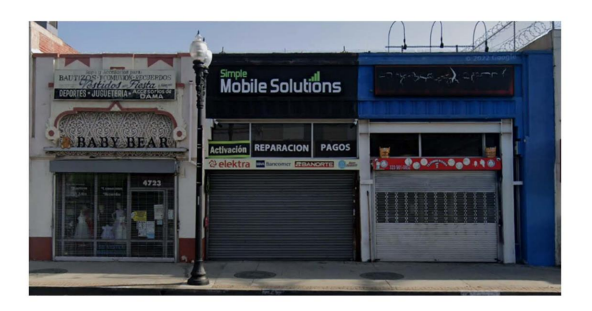
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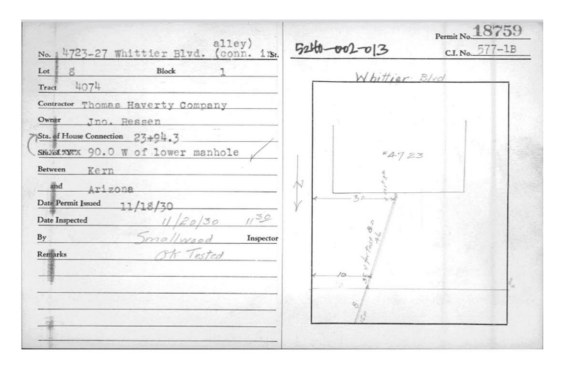


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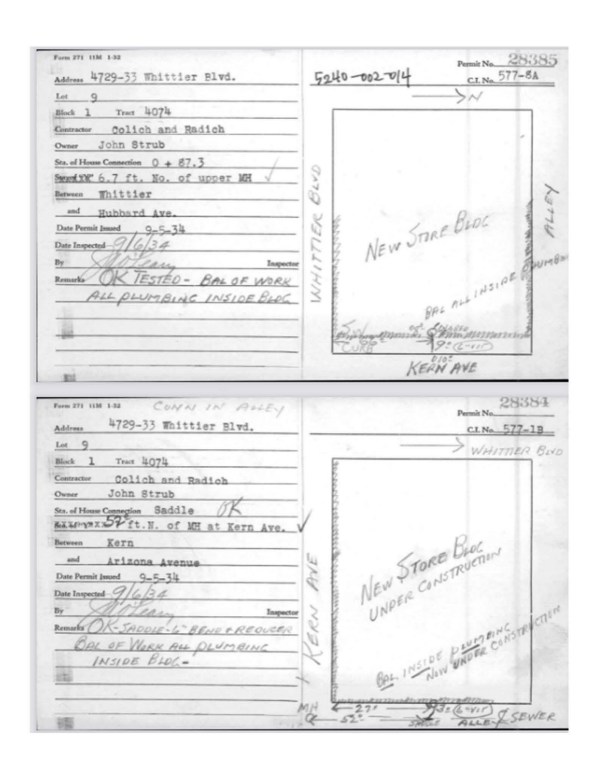


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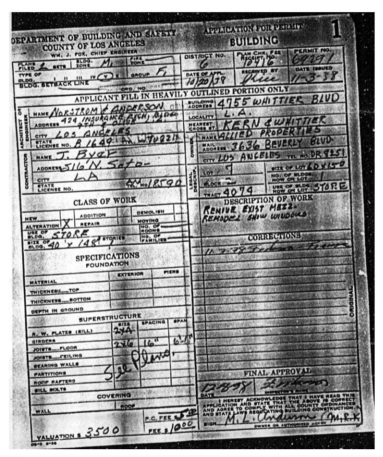


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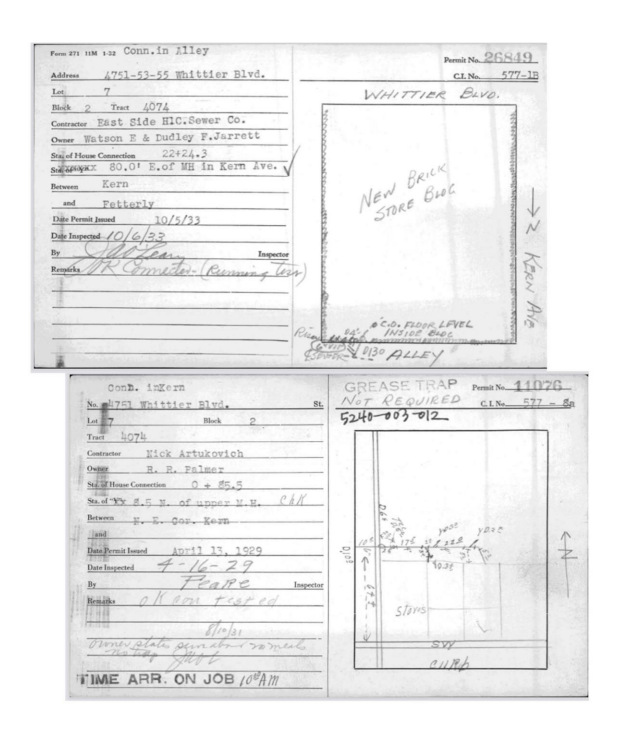
Alvan Norstrom and Milton Anderson joined forces in the 1920s to create a design team that specialized in commercial and industrial structures throughout Southern California, although they were also known for their less common residential work, It is known that Norstrom & Anderson designed some significant branches for the Pacific Southwest Bank in Los Angeles and Pasadena.

Alvan Edward Norstrom, a San Francisco native, was bom on May 26, 1895. He moved to Los Angeles around 1920 and procured a draftsman position with Wilshire Decorators located at, 145 North Western Avenue. By 1924, he had gone into business for himself as Norstrom Architectural Services located at 112 West 9\* Street, Room 1111. By 1928, Mr. Norstrom was working for architect John M. Cooper. It was there he got to know Milton Anderson who was also employed by Cooper. That year, Norstrom & Anderson, Architects and Engineers was established in downtown Los Angeles at 649 South Olive Sheet, Room 608. They later moved to 318 West 9lb Street, Room 424. Mr. Norstrom lived with his wife Marie at 1294 Mullen Avenue and later at 2028 Edendale Place and 5323 Harcouxt Avenue.

Milton Lawrence Anderson was bom in Iowa on November 15, 1895, He also arrived in Los Angeles around 1920 and went to work immediate!) in Cooper's office as a draftsman. Mr. Anderson and his wife Glynda resided at 2880 Edgebill Drive and later at 4635 Brynhurst Avenue. By the 1950s, they had moved to San Marino. Mr. Anderson joined the Southern California Chapter of the American Institute of Architects in 1947. (From: <a href="http://clkrep.lacity.org/onlinedocs/2019/19-0800">http://clkrep.lacity.org/onlinedocs/2019/19-0800</a> misc 07-12-2019.0001.pdf

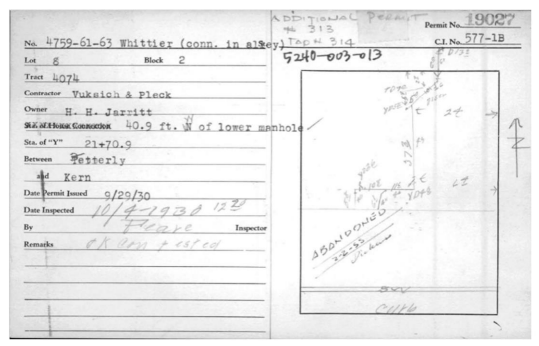
Norstrom and Anderson

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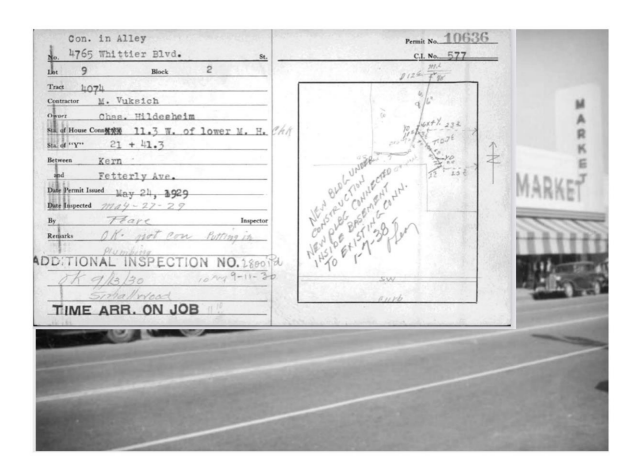
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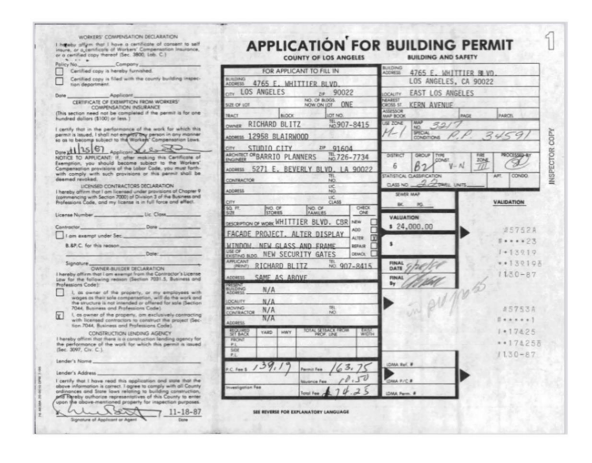


<u>Cars park</u> in <u>front</u> of the <u>Late Moderne style Belvedere Gardens Market</u>, <u>located</u> at <u>4769 Whittier Boulevard</u>

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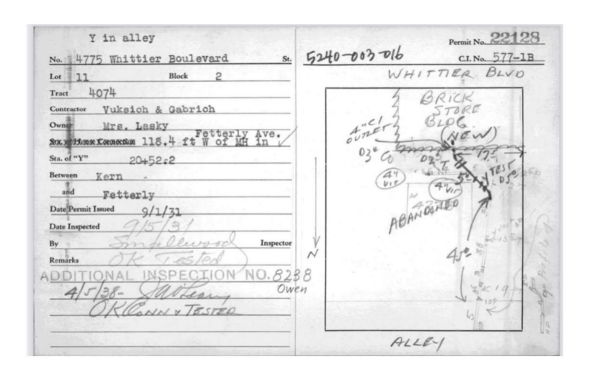
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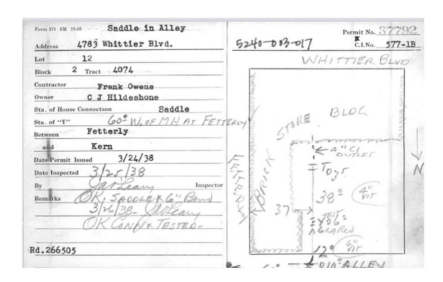


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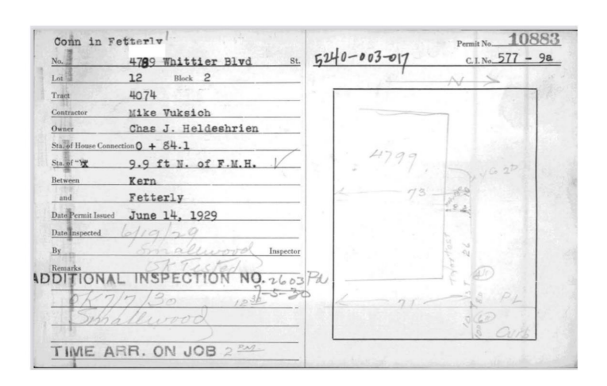


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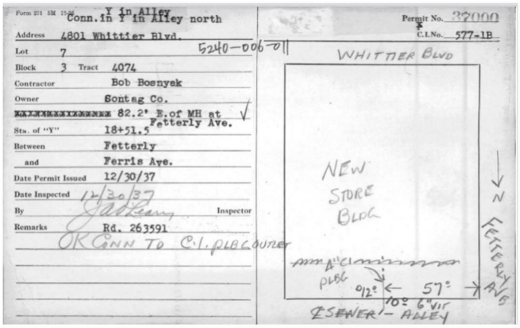


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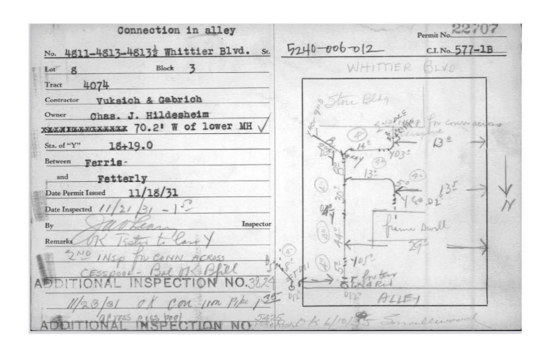
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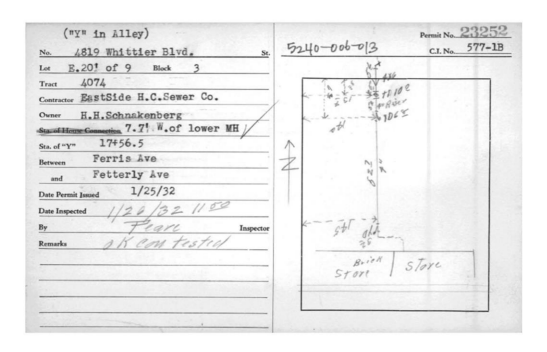




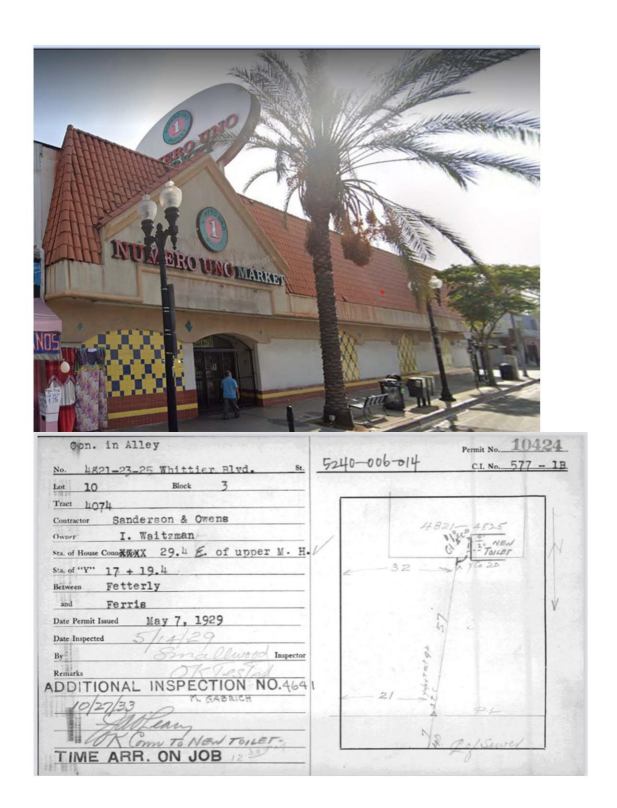
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## Morgan, Walls & Clements

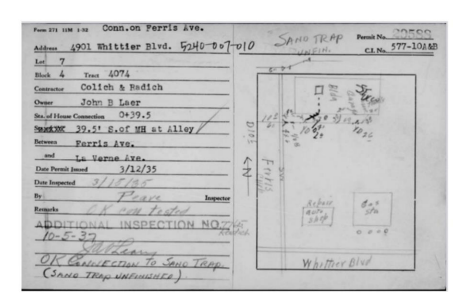
Morgan, Walls & Clements played a leading role in creating the architectural landscape of early Los Angeles. One of the oldest and most prolific firms in the city, the company designed many of Los Angeles' landmark buildings dating back to the late 1800s.

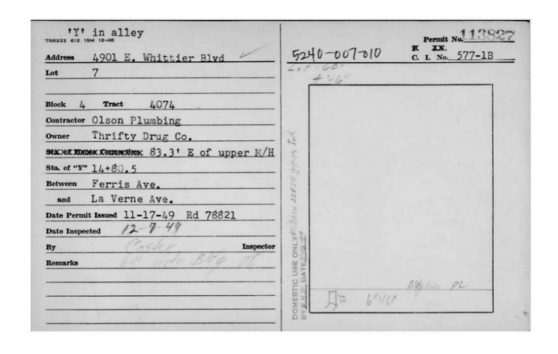
Known for working in various Spanish revival styles in their earlier years, the firm became one of the city's most prominent practitioners of Art Deco and Streamline architecture in the late 1920s and 1930s. Their trove of Los Angeles landmarks includes theatres such as the El Capitan and Mayan, the beloved (and now-demolished) Richfield Tower, Malibu's Adamson House, and the Wiltern Theatre.

The firm was originally established in 1890 as Morgan and Walls, with partners Octavius W. Morgan (1850-1922) and John A. Walls (1860-1922). Morgan had previously partnered with architect Ezra Kysor, who co-designed L.A.'s first cathedral, St. Vibiana (1876). Walls was a native of Buffalo, New York who moved to Los Angeles in 1887. From: <a href="https://www.laconservancy.org/architects/morgan-walls-and-clements">https://www.laconservancy.org/architects/morgan-walls-and-clements</a>

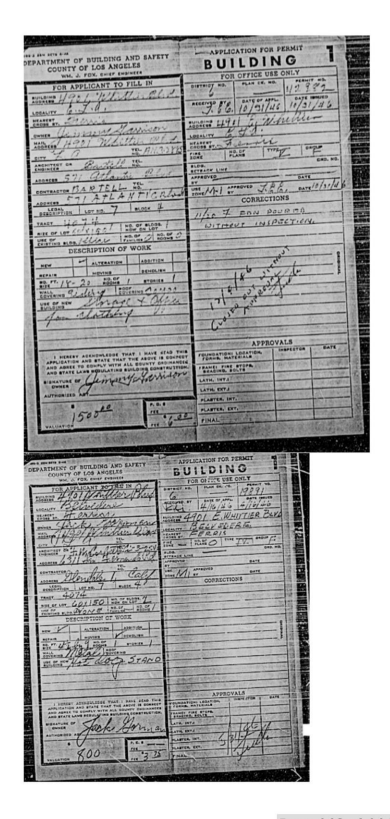
Morgan Walls & Clements developed a steel frame in 1937. See permit at left.

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## **Response to Comment Letter I11**

Humphreys, Sydney, Eagle Neighborhood Clara M. Solis, Miguel Fernandez, Alicia Fernandez, Rachel Vermillion, Juan Vazquez, Theresa Vazquez July 28, 2023

The comment states that the entire comment letter pertains to the community of East Los Angeles, and that the Project and Recirculated Draft PEIR violate CEQA and NEPA (National Environmental Policy Act). The Project does not require approvals of a federal agency, as such, analysis under NEPA is not required for the purposes of this Project. The commenter's concerns regarding "pollution and health impacts" (i.e., air and water quality) and gentrification and displacement are addressed below.

The Recirculated Draft PEIR analyzes air quality and water quality impacts as a result of the Project within Section 4.3, Air Quality, and Section 4.10, Hydrology and Water Quality, respectively. Air quality impacts were determined to be significant and unavoidable even with the incorporation of mitigation measures. Water quality impacts were determined to be less than significant with no mitigation required. Regarding displacement, Threshold 4.14-2 of Section 4.14, Population and Housing, of the Recirculated Draft PEIR, includes an analysis of the Projects potential to "displace substantial numbers of existing housing, especially affordable housing". As provided therein, impacts related to the substantial displacement of existing housing and people would be less than significant. However, according to the CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project, such as gentrification, are not within the scope of the required environmental analysis under CEQA. No changes to the content or analyses in the Recirculated Draft PEIR are required as a result of this comment.

The comment states objections to consolidating each community within the Metro Planning Area under the Metro Area Plan, which is stated as a disservice to East Los Angeles. The proposed Project is not intended to be assessed at neighborhood-specific level, but is required to assess impacts for the Metro Planning Area as a whole, in accordance with the Planning Areas Framework Program (General Plan Implementation Program No. LU-1). The Project would establish the Metro Area Plan, which, in accordance with the Planning Areas Framework Program of the General Plan, is intended to guide regional-level growth and development within the unincorporated communities of the Metro Planning Area (i.e., the Project area). Therefore, the Recirculated Draft PEIR appropriately assessed the Metro Planning Area as a community, as directed by the County General Plan, and provides programmatic analyses and mitigation measures accordingly, as appropriate.

Regarding the comment's stated concern for the accuracy of the 2020 U.S. Census count, the analysis presented in Section 4.14, Population and Housing of the Recirculated Draft PEIR, are based, in part, on the County of Los Angeles Department of Regional Planning documents and cites the Southern California Association of Governments and Los Angeles County Assessor parcel data, as well as the U.S. Census Bureau. Further, the 2020 U.S. Census results have not been retracted or nullified by the federal government or by the State of California. The comment's concerns regarding the 2020 Census are noted. However, despite this, multiple data sources adequately captured an existing condition pertaining to population. Further, the PEIR establishes an existing condition in which overcrowding is a concern. One of the goals of the Project is to reduce the person-per-household ratio (i.e., overcrowding) in the Project area by allowing for a higher density of residential development in areas previously

identified through the Housing Element's adequate sites analysis. As demonstrated in the PEIR, buildout of the Project would represent substantial unplanned population and housing growth for the Project area. The impact analysis determines significant and unavoidable impacts would occur. As such, despite concerns regarding the 2020 Census, the Project-related growth would not change the impact determination.

The comment states objections to the proposed Project based on air and noise pollution concerns. The Recirculated Draft PEIR analyzes impacts related to air quality and noise within Section 4.3, Air Quality, and Section 4.13, Noise. Further, the comment notes environmental justice concerns with communities near freeways. According to CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." As such, a focus on environmental justice is not within the scope of the required environmental analysis.

Regarding health risk impacts, the PEIR analyzes the potential impacts associated with toxic air contaminants during construction and operational activities. However, the programmatic nature of the PEIR does not include site-specific level analysis. As such, the potential health risk of exposing sensitive receptors cannot be estimated with a level of accuracy. Thus, even with implementation of MM-4.3-1 and MM-4.3-2, existing regulations and proposed goals and policies to reduce impacts, the Project impacts at the program level would remain significant and unavoidable because at this level of review, the exact location, orientation, number, and timing of individual projects and/or infrastructure improvements that could occur as a result of the Metro Area Plan are unknown.

Similarly, because future potential projects would potentially exceed the SCAQMD thresholds for VOC, NO $_x$ , CO, PM $_{10}$ , and PM $_{2.5}$ , the potential health effects associated with criteria air pollutants are considered potentially significant. However, there are numerous scientific and technological complexities associated with correlating criteria air pollutant emissions from an individual project to specific health effects or potential additional nonattainment days, and there are currently no modeling tools that could provide reliable and meaningful additional information regarding health effects from criteria air pollutants generated by individual projects within the SCAQMD jurisdiction. Furthermore, for purposes of the PEIR's conservative analysis, it is assumed that the additional development would be developed by 2035, within a 12-year period; however, full buildout may not occur within this time period and the intensity and spatial development within this period is unknown. For these reasons, conducting a health impact assessment may not yield accurate results and would likely overestimate health effects associated with the Project.

In summary, the impact analysis identified significant impacts during construction and operation to air quality and noise from the Project's implementation of future development projects. Future non-discretionary projects that would be implemented under the Metro Area Plan would be subject to federal, state, and local regulations; however, non-discretionary projects would not necessarily be subject to CEQA review, additional environmental assessments, or mitigation measures. As such, the PEIR concludes that even with the implementation of existing regulations, applicable goals and policies, and mitigation measures, potential impacts related to the Project's impacts to air quality and noise would be significant and unavoidable.

111-4 The comment states concern with the public review period for proposed Metro Area Plan, Recirculated Draft PEIR, and proposed ordinance.

Regarding the stated concerns related to public participation/engagement, the public outreach efforts conducted in support of the PEIR have been and continue to be in conformance with the substantive and procedural requirements of CEOA and the State CEOA Guidelines. The County complied with the State CEQA Guidelines by providing opportunities for early participation in the environmental review process. Specifically, in accordance with Section 15082(a) of the State CEQA Guidelines, the County circulated a Notice of Preparation (NOP) on February 14, 2022 to the State Clearinghouse, public agencies, and other interested parties for the required 30-day review and comment period. The purpose of the NOP was to formally convey that the County, as the lead agency, solicited input regarding the scope and proposed content of the Metro Area Plan PEIR (referred to herein as the "2022 Draft PEIR"). The NOP was filed and posted at the office of the Los Angeles County Registrar-Recorder/County Clerk (County Clerk) and published in Our Weekly, LA Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. During the public review period, hardcopies of the NOP were made available for public review at the East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King, Jr. Library, Willowbrook Library, and City Terrace Library. A digital copy of the NOP was also made available on the County Planning website. Additionally, the County held a virtual public scoping meeting on March 2, 2022, to facilitate public review and comment on the Project. The NOP included an invitation to agencies and the public to review and comment on the NOP. All NOP comments relating to CEOA were reviewed and the issues raised in those comments were considered in the preparation of the 2022 Draft PEIR (and Recirculated Draft PEIR, discussed below). A copy of the NOP is included in Appendix A-1 and the comment letters received in response to the NOP are included in Appendix A-2 of the Recirculated Draft PEIR.

Prior to circulation of the Recirculated Draft PEIR, the County circulated the Metro Area Plan Draft PEIR for public review from November 17, 2022, through January 16, 2023, which exceeded the 45-day minimum required by CEQA. However, the County continued to accept public comments on the Draft PEIR that were received by January 31, 2023, before 5:00 pm. A Notice of Completion (NOC) and Notice of Availability (NOA) of the 2022 Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. Hardcopies of the 2022 Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Express Library, Huntington Park Library, Woodcrest Library, Dr. Martin Luther King Jr. Library, and Willowbrook Library. The 2022 Draft PEIR was also posted on County Planning website for public review.

After the conclusion of the 2022 Draft PEIR public comment period, the County elected to revise the Metro Area Plan to reflect County-driven revisions and to address comments received during and after the public review period for the 2022 Draft PEIR. The County subsequently prepared and released the Recirculated Draft PEIR for a 45-day public review period that began on June 12, 2023, and ended on July 28, 2023. The Recirculated Draft PEIR provided a comprehensive analysis of the revised Project, examining each resource on an individual basis throughout the document. All chapters and sections of the 2022 Draft PEIR, inclusive of all resource areas in the CEQA Guidelines Appendix G Environmental Checklist, were updated to reflect the revised Project information as well as changes to the environmental analyses. Section 1.4 of Chapter 1, Introduction of the Recirculated Draft PEIR provided a summary of the changes made and incorporated into the Recirculated Draft EIR.

A NOC and NOA of the Recirculated Draft PEIR were submitted to the State Clearinghouse, posted at the County Clerk's office, and published in Our Weekly, Lynwood Press Wave, East LA Tribune, Gardena Valley News, Los Angeles Sentinel, and La Opinion newspapers. Hardcopies of the Recirculated Draft PEIR, with electronic copies of all appendices, were available for public review at County Planning's main office (320 W. Temple Street, Los Angeles, CA 90012) as well as the following libraries: AC Bilbrew Library, City Terrace Library, East Los Angeles Library, East Rancho Dominguez Library, Florence Library, Huntington Park Library, Woodcrest Library, and Willowbrook Library. The Recirculated Draft PEIR was also posted on the County Planning website for public review.

Furthermore, certification of the Final PEIR and the adoption of the Metro Area Plan will be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final PEIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission who will accept public comment on the PEIR, Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance and make a recommendation to the County Board of Supervisors. As such, these public hearings are required to be notified to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.). Thus, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR.

Although the Metro Area Plan was available for a 45-day public review period from June 12, 2023 to July 28, 2023, the Metro Area Plan Implementation Ordinance and associated documents were not released until July 13, 2023. It is important to note that the Recirculated Draft PEIR contains the necessary analysis and information to sufficiently inform the public about the Project's environmental effects. In addition, the public still has the opportunity to review and comment on the Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance up to the time of the public hearing for consideration by the Regional Planning Commission.

The County appreciates the commenter's preference for a public hearing before the close of the PEIR comment period. State CEQA Guidelines Section 15202(c), states "a public hearing on the environmental impact of a project should usually be held when the Lead Agency determines it would facilitate the purposes and goals of CEQA to do so. The hearing may be held in conjunction with and as a part of normal planning activities." The County understands the value of providing opportunities for residents to learn from each other's perspectives. To that end, the public hearing will provide an additional opportunity for interested individuals and groups to express their views, ask questions, and engage in public discussion about the Project and its potential environmental impacts.

If the commenter's statement "this process is being done piecemeal with the industrial portion being considered later" is in reference to the CEQA process and/or the environmental review, the commenter's concerns are allayed by the Recirculated Draft PEIR. CEQA requires a comprehensive assessment of the Project's potential environmental impacts, including both immediate and reasonably foreseeable future impacts. Implementation Program 10, Industrial Land Use Strategy Program, is an integral part of the Project that addresses the need for additional public outreach, analysis (if needed) and planning before implementing any potential land use or zoning changes. In accordance with CEQA, the Recirculated Draft PEIR has already evaluated the environmental impacts of the entire Project, including the buildout impact of the Industrial Program, taking into consideration any necessary future studies and zoning/land use changes that may be required.

Further, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

While the County understands and acknowledge the concerns raised about potential limitations on public participation because the Recirculated Draft PEIR was released during summer months when people are on vacation or have other commitments, the County has complied with applicable CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR, as discussed above. The County acknowledges that it cannot accommodate the schedules and personal circumstances of every individual, however the County has made considerable efforts to disseminate information through various channels and platforms to maximize public accessibility.

- The comment states Proposition 19 and the potential impacts are not analyzed in the Recirculated Draft PEIR. Proposition 19 is constitutional amendment that limits people who inherit family properties from keeping the low property tax base unless they use the home as their primary residence, but it also allows homeowners who are over 55 years of age, disabled, or victims of a wildfire or natural disaster to transfer their assessed value of their primary home to a newly purchased or newly constructed replacement primary residence up to three times. According to CEQA Guidelines, Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." The potential socio-economic effects of the Project related to property tax and property values are not discussed in the Recirculated Draft PEIR as these issues are not considered environmental impacts under CEQA. In accordance with CEQA Guidelines Section 15131, the Recirculated Draft PEIR analysis is concerned with physical changes to the environment. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR.
- The comment states the percentage of rent burdened residents within the Project area is higher than what was included in the proposed Metro Area Plan. This comment does not express concerns regarding the adequacy of the environmental analysis within the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- The comment states Project-related growth would result in health impacts related to air quality and noise impacts in East Los Angeles. The comment correctly cites the estimated Project-related growth for housing units and ACUs under the proposed Project in that community. Please refer to Response to Comment 111-3.
- The comment requests an additional Project goal to be included in the Metro Area Plan, which states "Protect current residents from displacement." This request will be provided to the County decision makers as part of this Final PEIR. For informational purposes, the topic of displacement is analyzed under CEQA, particularly when construction of replacement housing elsewhere is required due to displacement of a substantial number of existing housing occurs. See Section 4.14, Population and Housing, of the Recirculated Draft PEIR for more discussion.

- The comment states the Project and Recirculated Draft PEIR is not adequate and should be withdrawn and recirculated. The comment states concern for community outreach, particularly on the proposed land use changes from commercial to mixed use, and for impacts related to pollution. Regarding the general statement related to PEIR deficiency, refer to Response to Comment I11-1 and I11-3. Regarding public outreach, refer to Response to Comment I11-4. Regarding pollution and health impacts and environmental justice, refer to Response to Comment I11-3.
- 111-10 The comment states the Project would result in increased air and noise pollution, and the Recirculated Draft PEIR does not mitigate to a level that is less than significant. This comment is similar to Comment I11-3. See Response to Comment I11-3 for more discussion.

Additionally, the comment states Class 32 categorical exemptions should not be applied to certain project types. This comment is not related to the environmental analysis contained in the Recirculated Draft PEIR. Furthermore, the CEQA Guidelines outline specific criteria for projects to comply with in order to be exempt from CEQA review.

The comment states concern for air quality impacts. The comment correctly identifies the Recirculated Draft PEIR's determinations under Section 4.3, Air Quality. The PEIR incorporates mitigation measures to reduce significant air quality impacts, including MM-4.3-1 for construction-related impacts and MM-4.3-2 for operational impacts. These mitigation measures were discussed with the SCAQMD prior to circulation of the Recirculated Draft PEIR to confirm their adequacy and feasibility. These measures, however, do not ensure that all impacts from future development projects would be mitigated to a level that is less than significant. Future non-discretionary projects that would be implemented under the Metro Area Plan would be subject to federal, state, and local regulations; however, non-discretionary projects would not necessarily be subject to CEQA review, additional environmental assessments, or mitigation measures. As such, the PEIR concludes that even with the implementation of existing regulations, applicable goals and policies, and mitigation measures, potential impacts related to the Project's impacts to air quality would be significant and unavoidable.

Regarding air quality, pollution, health impacts and environmental justice, refer to Response to Comment I11-3.

I11-12 The comment states concern for air quality impacts to East Los Angeles. For discussion on the Project's potential air quality impacts, and health impacts, see Response to Comment I11-3.

The comment also states concern for heat island effects. The heat island effect is a term used to describe higher air and structure temperatures in an urban setting as opposed to the lower temperatures found in more rural areas. The Project area currently supports urban and developed uses. The Project's proposed land use and zone changes would result in additional development and/or redevelopment occurring within urban areas but would not result in the intensification of development within rural areas or the conversion or loss of open space. Thus, the Project would not have the potential to contribute to the heat island effect. Furthermore, the Metro Area Plan includes a number of areawide and community specific goals and policies in support of preserving existing and promoting new parks and green spaces. Future projects implemented under the Metro Area Plan would also be required to comply with applicable landscaping and/or "recreational space" (e.g., courtyards, gardens, lawns, etc.) requirements set forth in Title 22 of the County Code. For example, future projects in the proposed mixed-use zones would be required to provide landscaping on a minimum of 5% of the lot (County Code

Section 22.26.030[D][7]). Furthermore, future projects would be required to comply with all applicable County Code provisions related to trees, including Chapter 22.126, Tree Planting Requirements, and Chapter 22.174, Oak Tree Permits, which would help ensure the planting of new trees and preservation of existing trees in the Project area.

- I11-13 The comment states a health risk assessment should be prepared for the proposed Project. Regarding air quality, pollution, health impacts and environmental justice, refer to Response to Comment I11-3.
- 111-14 This comment raises concern for heat island effects. This comment is similar to Comment I11-12. As such, see Response to Comment I11-12 for more discussion on heat island effects. Regarding the request for a study to assess the impacts of pair pollution from heat island impacts on East Los Angeles, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This comment states historical and existing conditions and concerns for the East Los Angeles community's proximity to freeways, and the history of racism and redlining. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- I11-16 This comment raises concern for heat island effects in East Los Angeles. This comment is similar to Comment I11-12. As such, see Response to Comment I11-12 for more discussion on heat island effects. Regarding health risk, see Response to Comment I11-3 for more discussion.

Moreover, the comment raises concern for the lack of trees under existing conditions. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

This comment raises concern for health impact and states the Metro Area Plan should be re-written. Regarding health impacts, please refer to Response to Comment I11-3 for more discussion.

The comment states data and studies related to health impacts due to pollutant exposure near freeways. As provided in Recirculated Draft PEIR Section 4.14, Population and Housing, the Project is implementing provisions of the Housing Element through proposed land use and zone changes to allow more dense residential development to occur in the future. The vast majority of sites selected for rezoning/redesignation were previously identified as part of the Housing Element's "adequate sites" program, which involved a rigorous screening process. The County's screening criteria took into consideration a variety of factors to ensure housing compatibility, including proximity to freeways/railways and the County's Environmental Justice Screening Method (EJSM) score. The EJSM is an environmental justice mapping tool which maps levels of cumulative health risk from sources of pollution. As a result, the Project does not propose any mixed use or residential redesignation/rezoning in areas that are, in general, not suitable for housing development.

The comment also states the air quality discussion does not state diesel is a toxic air contaminant (TAC). However, on page 4.3-28 of the Recirculated Draft PEIR, discussion is provided under diesel particulate matter, which was classified as a TAC by the California Air Resources Board (CARB) in August 1998. Regarding freeway caps, the Project includes goals and policy priorities, such as studying the feasibility of freeway cap parks (included as Program 1 of the Metro Area Plan). Regarding public participation, as further detailed in Chapter 1, Introduction, of the Recirculated Draft PEIR, the environmental analysis was prepared in accordance with CEQA, in which comments were solicited during the scoping period, the initial circulation of the 2022 Draft PEIR, and for the Recirculated Draft PEIR. The comment has been included as part of these responses to comments for the County decision makers review and consideration as part of this Final PEIR.

- I11-18 This comment presents information on the lack of trees in East Los Angeles, the benefits of trees and other forms of green cover, and states the Project would result in the removal of trees on existing properties. The comment asserts the loss of trees would result in air quality impacts and heat island effects that should be analyzed within the PEIR. This comment is similar to Comment I11-12. As such, see Response to Comment I11-12 for more discussion on heat island effects.
- 111-19 The comment states the Project would not build affordable housing and states the PEIR fails to analyze the potential indirect impacts associated with building market-rate housing. According to the CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project, such as the cost of housing, are not within the scope of required environmental analysis. However, Threshold 4.14-2 of Section 4.14, Population and Housing, of the Recirculated Draft PEIR, includes an analysis of the Projects potential to "displace substantial numbers of existing housing." especially affordable housing". As provided in Recirculated Draft PEIR Section 4.14, the Project is implementing provisions of the Housing Element through proposed land use and zone changes to allow more dense residential development to occur in the future. The vast majority of sites were previously identified as part of the Housing Element's "adequate sites" program, which involved a rigorous screening process (see Recirculated Draft PEIR Appendix B-3, Buildout Methodology, for further details regarding the Housing Element's site selection and screening process). As a result of the rigorous screening process for sites selected for rezoning/redesignation under the Project, displacement of existing housing and residents would be less likely to occur as a result of Project implementation. Further, as described in Section 4.14 of the PEIR, future development would occur over time throughout the Project area, and any displacement during construction of redeveloped properties would be temporary. Notably, the Project does not anticipate any net loss of housing because of Project implementation, rather the housing facilitated by the Project would represent a net increase in housing and would provide opportunities for development of a range of housing types (e.g., duplexes, mixed-use residential, multi-family) at various levels of affordability (e.g., to low-, moderate- and above-moderate income units). As such, any temporary impacts associated with displacement associated with redevelopment of existing properties would be offset by the anticipated increase in housing production. In addition, there are other mechanisms in place to ensure that if temporary displacement occurs, the new units constructed would be affordable to previous tenants. This is particularly applicable to lower-income tenants who may be more vulnerable to potential displacement. For example, the County's Affordable Housing Preservation Ordinance requires that units that are on sites that are occupied by extremely low, very low, or lower income tenants, be replaced with units that are affordable at the same income level or below. Thus, impacts related to the substantial displacement of existing

housing and people would be less than significant and no mitigation is required. No changes to the content or analyses in the Recirculated Draft PEIR are required as a result of this comment.

- The comment correctly states the Project would result in significant and unavoidable impacts to the following environmental topic areas: Air Quality, Biological Resources, Cultural Resources, Hazards and Hazardous Materials, Noise, Population and Housing, Public Services (Parks), Recreation, Tribal Cultural Resources, and Utilities and Service Systems. However, significant and unavoidable impacts would not occur related to mineral resources. Instead, impacts would be less than significant, and no mitigation is required. See Section 4.12, Minerals Resources, of the Recirculated Draft PEIR for more discussion. Additionally, a summary of the specific impacts is further detailed in Section 5.1 of the Recirculated Draft PEIR. This comment does not express concerns or questions related to the adequacy of the environmental analysis.
- I11-21 The comment states the Recirculated Draft PEIR "fails[s] to consider and study and mitigate for all of the impacts of increasing density," including potential impacts related to traffic, parking, noise, and air pollution.

Regarding the stated concern that the Recirculated Draft PEIR does not analyze the potential socio-economic impacts related to increased density within the Project area. As described in Chapter 3, Project Description, the PEIR assesses the potential impacts of Project-related growth, including the future development of 30,968 additional dwelling units. As such, the Project's buildout is adequately analyzed throughout the PEIR. The comment further asserts that socio-economic impacts of increasing density should be analyzed in the PEIR. According to the CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic and social implications of the Project are not within the scope of required environmental analysis.

Regarding stated concerns related to traffic, automobile delay and traffic congestion are not considered to be impacts on the environment for the purposes of the transportation analysis (California Public Resources Code Section 21099[b][2]). Therefore, as stated in the Recirculated Draft PEIR, the County's level of service policies in the General Plan would not be applicable per Senate Bill 743. As described in Draft PEIR Sections 4.8, Greenhouse Gas Emissions; 4.11, Land Use and Planning; and 4.17, Transportation, the Project is consistent with plans addressing the circulation system (e.g., Southern California Association of Governments 2020-2045 Regional Transportation Plan/Sustainable Communities Strategy, General Plan Mobility Element and Transit Oriented Districts Program, and Step by Step Los Angeles County, among others) and would not conflict with adopted policies, plans, or programs.

Furthermore, the Recirculated Draft PEIR addresses potential air quality and noise impacts associated with traffic-congested roadways and intersections (see Recirculated Draft PEIR Sections 4.3 and 4.13, respectively), taking into consideration the existing regional environmental setting. For example, as stated in Section 4.3.2.1 of the Recirculated Draft PEIR, the air quality analysis considered traffic-congested roadways and intersections, which have the potential to generate localized high levels of carbon monoxide (CO). Similarly, as provided in Recirculated Draft PEIR Section 4.13.2, the noise analysis studies existing and future average daily traffic volumes and estimated Project-attributed trip generation for a total set of 146 roadway segments across the Project area. As such, although the Recirculated Draft PEIR does not address automobile delay, the secondary effects of Project-generated mobile source "pollution" are analyzed in accordance with applicable noise and air quality thresholds.

Regarding stated concerns related to parking, CEQA specifically provides that parking impacts of a residential or mixed-use residential project on an infill site within a transit priority area are not considered significant impacts on the environment. Furthermore, in *San Franciscans Upholding the Downtown Plan v. City and County of San Francisco (2002), 102 Cal.App.4th 658*, the court found that parking deficits were not significant environmental impacts in an urban context. Thus, parking availability in an urban environment (such as the Project area) is not an environmental impact under CEQA. Additionally, future development projects implemented under the Metro Area Plan would be required to comply with applicable County Code provisions related to parking, including Chapter 22.112, Parking, related to on-site parking and number of parking spaces provided per land use. The comment does not identify specific concerns regarding the adequacy of the environmental analysis. As such, no change to the environmental analysis is required.

Regarding stated concerns related to health risk and environmental justice, please see the response provided above to Comment I11-3.

Finally, regarding the stated concern that the Recirculated Draft PEIR "fails to document the impacts of violating air quality standards on the community," Section 4.3 of the Recirculated Draft PEIR includes identification and analysis of applicable air quality standards and thresholds. For example, the discussion and analysis provided under Threshold 4.3-2 includes the potential for the Project to "result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment *under an applicable federal or state ambient air quality standard* (including releasing emissions which exceed quantitative thresholds for ozone precursors). As set forth therein, construction- and operation-related emissions resulting from the Project would exceed applicable SCAQMD daily significance thresholds. Even with implementation of MM-4.3-1 and MM-4.3-2, existing regulations and proposed goals and policies to reduce impacts, the Project impacts at the program level would remain significant and unavoidable because at this level of review, the exact location, orientation, number, and timing of individual projects and/or infrastructure improvements that could occur as a result of the Metro Area Plan are unknown.

- The comment states concerns related to the Project's potential impacts to air quality and noise. The comment states mitigation was not incorporated. However, MM-4.3-1 and MM-4.3-2 were incorporated to reduce air quality impacts, while MM-4.13-1 through MM-4.13-3 were incorporated to reduce noise impacts. This comment is similar to Comment I11-3. As such, please see the response to Comment I11-3 for more discussion (including the stated concern related to a health risks). The commenter's concerns will be provided to the County decision makers for review and consideration as part of this Final PEIR.
- The comment states the Recirculated Draft PEIR does not address cumulative impacts in combination with the proposed Project. Chapter 2 of Recirculated Draft PEIR provided an overview of the methodology used to address potential cumulative impacts and cumulative impacts were analyzed under each topical section of Chapter 4, Environmental Impact Analysis, of the Recirculated Draft PEIR. Additionally, the comment states the PEIR does not include a cumulative analysis related to "state and local density bonus projects." The methodology for cumulative impacts is detailed in Section 2.5 of the PEIR. As discussed therein, the cumulative impact analysis contained in the PEIR considers the growth projections set forth in a number of adopted local and regional plans applicable to the County, including plans applicable to the Metro Planning Area (which, geographically, includes the Project area, the City of Compton, and portions of the City of Los Angeles) and the adjacent Project-area jurisdictions of

Commerce, Hawthorne, Huntington Park, Lynwood, Montebello, Monterey Park, Paramount, and South Gate. As such, adopted plans considered in the Project's cumulative analyses include buildout of the County's General Plan (including the Housing Element), SCAG RTP/SCS Connect SoCal, and other general plans applicable to the adjacent Project-area jurisdictions listed above. This is consistent with Section 15130(b)(1) of the CEQA Guidelines. For reference, the PEIR does provide discussion on existing state and local regulations governing density bonus, including County Code Chapter 22.120. In addition, see Section 4.11.2.5, Cumulative Impact Analysis, for discussion on potential cumulatively considerable land use and planning impacts.

111-24 The comment states the Recirculated Draft PEIR does not adequately assess potential impacts to historic resources and specifically mentions properties along Whittier Boulevard (and suggests the creation of a Historic Preservation Overlay Zone) and properties on Atlantic Boulevard and Beverly Boulevard. Figure 4.5-2, Historic Resources Subject to Zone Change/Industrial Program, identifies all listed historic resources within the Project area that are subject to change in land use associated with the proposed Project. As detailed further in Section 4.5 of the Recirculated Draft PEIR, the Project would develop and implement a list of key programs over time, including historic surveys of East Los Angeles. Moreover, a change in land use or zoning as part of the Project would not indicate an inevitable redevelopment of a property. The Recirculated Draft PEIR identifies the general locations (e.g., parcels) where future development is likely to occur as a result of Project implementation and assesses impacts based on permitted use types and allowable development parameters (e.g., permitted density); however, the exact location, orientation, number and timing of individual development projects and/or infrastructure improvements that could occur as a result of implementation of the Metro Area Plan are unknown. Section 4.5 of the Recirculated Draft PEIR incorporated mitigation measure MM-4.5-1, Historic Architectural Resources, which outlines a process for subsequent project-level environmental review. Under this mitigation measure, the County shall determine the presence of potential historical resources; conduct records searches and site inspections; and identify properties listed in/eligible for listing on National, California, and/or County Registers. If necessary, the County shall require applicants of new projects to submit a Phase I and/or Phase II Historic Resources Assessment (HRA) report to evaluate the significance of resources greater than 45 years of age. Further, in the event that potentially significant impacts to historic architectural resources could occur, the County outlines requirements (detailed in MM-4.5-1) that are designed to avoid or minimize impacts. However, even with compliance with applicable regulations and incorporation of MM-4.5-1, potential impacts relative to historic resources would be significant and unavoidable because it is not possible to ensure the successful preservation of all historic resources where new development may occur.

The comment also requests historic properties to be excluded from proposed zone changes from commercial to mixed use and advocates for restoring historic facades. The comment does not identify specific concerns regarding the adequacy of the environmental analysis in the Recirculated Draft PEIR and no change to the environmental analysis is required.

- The comment states the PEIR does not analyze the potential impacts associated with Proposition 19.
  This comment is similar to Comment I11-5. See Response to Comment I11-5 for more discussion.
- The comment raises concern for displacement within East Los Angeles. This comment is similar to Comment I11-19. See Response to Comment I11-19 for more discussion.

- This comment states the PEIR should analyze cumulative impacts of past, present, and future projects on displacement, pollution, and "heat island" effects. For more discussion on cumulative analysis, see Response to Comment I11-23. In addition, see Response to Comment I11-19 for more discussion on impacts related to displacement, Response to Comment I11-3 for discussion on air and noise pollution, and Response to Comment I11-14 for more discussion on heat islands.
- I11-28 The comment states the recommendation for the mandatory inclusion of an ordinance to prevent cumulative impacts on displacement, pollution, and heat islands into all Area Plans. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- The comment states concern for land use policies within the Metro Area Plan. Specifically, the comment objects to the feasibility of Transit Oriented Development (e.g., Policy TOD 1.1), stating that it would not reduce traffic or pollution. Moreover, the comment raises concern for parking availability as a result of future development projects and refers to an attached study (included as Comment I11-54 of these Responses to Comments). As discussed above in response to Comment I11-21, parking is not an environmental issue required under CEQA to identify, analyze, or mitigate. Future development projects implemented under the Metro Area Plan would be required to comply with applicable County Code provisions related to parking, including Chapter 22.112, Parking, related to on-site parking and number of parking spaces provided per land use.
- I11-30 This comment states concerns for the development of mixed-use projects and requests a study to evaluate the requirement for dedicated commercial space on ground floors. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- The comment states the land use changes from commercial to mixed use is proposed to meet housing element goals and that affordable units are needed in East Los Angeles. Regarding the stated concerns related to air quality, noise, and transportation, see Response to Comment I11-21. Regarding the stated concerns related to affordable housing, see Response to Comment I11-19. Regarding the stated concerns related to retail space, the Recirculated Draft PEIR does not assume a reduction in commercial uses as a result of Project implementation. Existing and new commercial uses would be permitted and encouraged to operate under the proposed mixed-use designation/zone. Additionally, residential uses are currently permitted in commercial designations/zones under existing conditions. The proposed mixed-use resignation/rezoning, as previously identified in the County's Housing Element, would facilitate additional housing in order to help meet the County's state-mandated RHNA obligation. However, the Project does not propose any direct development or redevelopment and future housing projects on (proposed) mixed-use parcels are anticipated to be developed in tandem with or in addition to new and existing commercial uses.
- I11-32 The comment states concern for gentrification and displacement. Regarding concerns on displacement, this comment is similar to Comment I11-1. As such, see Response to Comment I11-1 for more discussion. Regarding the comment's stated concerns about a "Life Science Corridor" resulting in land speculation and displacement, the Recirculated Draft PEIR assess the potential environmental impacts associated with Program 10, Industrial Land Use Strategy Program (Industrial Program). In accordance with State CEQA Guidelines Section 15146, Chapter 4 of the Recirculated

Draft PEIR analyzes the secondary effects (e.g., potential development and increased employment) associated with land use and zone changes anticipated to occur as a result of future implementation of the Industrial Program. Importantly, the Project would not rezone or redesignate any industrial lands for residential uses. All proposed residential and mixed-use zoning/land use changes would apply to existing residential and commercial areas. Furthermore, no industrial rezoning/redesignation would occur in areas that are not already zoned/designated for industrial use. Furthermore, for informational purposes, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

- I11-33 The comment states concern for social and economic impacts as a result of the Project. This comment is similar to Comment I11-19. As such, see Response to Comment I11-19. In addition, regarding concerns for homelessness (i.e., displacement), this comment is similar to Comment I11-1. As such, see Response to Comment I11-1 for more discussion.
- In the comment states concern for the regulation of proposed "R&D" land uses as a result of the Project. Implementation of zone changes would update Title 22 (Planning and Zoning) of the County Code and protocols for monitoring compliance would be through the County's existing code compliance enforcement programs and processes. The Recirculated Draft PEIR analyzes potential impacts related to hazards in Section 4.9, Hazards and Hazardous Materials. Regarding the concerns for air emissions and traffic, see discussion contained in Section 4.3, Air Quality, and Section 4.17, Transportation, for more information.
- The comment is not related to the adequacy of the environmental analyses in the Recirculated Draft PEIR. The comment will be provided to the decision makers for review and consideration as part of this Final PEIR. However, regarding concerns on displacement, this comment is similar to Comment I11-1. As such, see Response to Comment I11-1 for more discussion.
- The comment states concern for retention of existing mature trees. As discussed in Section 4.4, Biological Resources, of the PEIR, future development projects implemented in accordance with the Metro Area Plan would have the potential to remove protected trees. As such, future activities would be required to comply with all applicable requirements set forth by the County, including the Los Angeles County Oak Tree Ordinance. The comment's recommendations for planting certain types of trees does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This comment states the Recirculated Draft PEIR does not include site-specific analysis regarding health, wellness, and environmental justice. The analysis contained in the PEIR is programmatic in nature. The Project would facilitate the implementation of programs, goals, and policies as well as Project-related growth across the Metro Planning Area. Site-specific and project-specific level analysis is not addressed in the PEIR as it would be too speculative to assess potential environmental impacts.

- 111-38 The comment states concern related to the community engagement. Please refer to Response to Comment 111-4.
- The comment states concern for employment, including street vending and "at-home businesses" and provides feedback on Policy ED 3.2 of the Metro Area Plan. The comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- The comment provides feedback on the proposed ACU program. The comment's concerns do not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- I11-41 The comment states concern for proposed land use changes to Whittier Boulevard and preservation of historic resources. The comment's concerns do not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- The comment request historic properties on Whittier Boulevard to be protected from demolition. This comment is similar to Comment I11-24. As such, see Response to Comment I11-24 for more discussion on impacts to historic resources. In addition, the comment provides suggested additions to the Metro Area Plan. The comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- 111-43 The comment provides feedback on the Metro Area Plan Historic Context Statement. The Historic Context Statement provides the foundation for identifying and evaluating historical resources in the Project area and establishes a framework for grouping information about resources that share common themes and patterns of historical development. The impact analysis contained within Section 4.5, Cultural Resources, of the Recirculated Draft PEIR includes an analysis of the findings of the Historic Context Statement. However, the historic properties identified are not considered to be all-inclusive and unknown historic resources are anticipated to be located within the Metro Planning Area communities. Instead, the Project would develop and implement a list of key programs over time as the potential for historic resources may change over time. These include Program No. 2, Focused Intensive Historic Resources Surveys, Program No. 3, Metro Area Plan Historic Surveys, and Program No. 5, Legacy Business Retention Program (LBRP). In summary, the conclusions of the PEIR are not limited to properties identified in the Historic Context Statement. Upon implementation of the Project, compliance with applicable regulations would be required in addition to the incorporation of MM-4.5-1, which would require future project-specific developments that involve demolition or alterations to existing building(s)/structure(s) over 45 years old to assess the historical significance of those resources. The assessment may include preparation of a Phase I and/or Phase II Historic Resources Assessment report to evaluate the properties in accordance with professional standards and in conformance with CEQA Guidelines Section 15064.5. If a future project involves alterations or modifications to historical resources, and the proposed work conforms to the Secretary of the Interior's (SOI) Standards for the Treatment of Historic Properties, specifically the Standards for Rehabilitation (Standards). The commenter's recommendations related to updates to the

Historic Context Statement have been acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

The comment provides feedback on the Metro Area Plan's goals and policies for East Los Angeles. The comments do not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding scenic vistas, the PEIR includes analysis on the Project's potential impacts and concludes that East Los Angeles does not identify specific views or corridors for conservation purposes and does not designate any significant ridgelines under existing applicable plans. However, the community does have access to some locally valuable scenic viewsheds. Implementation of the Project would not block existing publicly accessible viewsheds, and less than significant impacts would occur.

Regarding traffic, the PEIR includes analysis on the Project's proposed buildout and its effects on vehicle miles traveled. See Section 4.17, Transportation, of the PEIR for more information. Regarding displacement and gentrification, see Response to Comment I11-1 for more discussion.

- **111-45** This comment is similar to Comment I11-27. As such, see Response to Comment I11-27 for more discussion on cumulative impacts.
- The comment states concern for noise impacts on residents. The PEIR analyzed potential impacts related to noise as a result of Project implementation, and the Recirculated Draft PEIR incorporates MM-4.13-1 through MM-4.13-3 in order to reduce noise and vibration impacts. However, as detailed in Section 4.13, Noise, even with the incorporation of mitigation measures and compliance with existing regulations, impacts are determined to be significant and unavoidable given that details of future discretionary actions are unknown at this time and therefore it cannot be guaranteed that impacts would be less than significant.
- The comment requests more information and provides feedback on proposed Program 1, Freeway Caps. As detailed in Chapter 3, Project Description, of the Recirculated Draft PEIR, the Metro Area Plan proposes 10 implementation programs, which include schedules and tasks intended to support and address the Project's overall policy objectives. The implementation programs also inform the budget process and would be used to set funding priorities. With the exception of Program 10, Industrial Land Use Strategy Program, if the implementation programs result in future actions that require discretionary approval, compliance with CEQA would be required. Program 1 requires development of a feasibility study, which would have no environmental impacts. With the exception of the Program 10 (Industrial Program), the Project's proposed implementation programs, goals, and policies would not result in direct or indirect impacts on the environment but would either encourage future projects to incorporate these beneficial components (e.g., incorporate public art) and/or would encourage policy makers to consider future actions (e.g., consider freeway cap parks).
- **111-48** The comment states opposition to proposed changes from commercial to mixed use. This comment is similar to Comment I11-21. As such, see Response to Comment I11-21 for more discussion.

- The comment states concern for the components of the Metro Area Plan related to the Industrial Program and housing. The comments do not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration. Regarding displacement, see Response to Comment I11-19 for more discussion.
- The comment states concern with goals related to ACUs and recommends more businesses to purchase affordable food. This comment is not related to the adequacy of the environmental analyses in the Recirculated Draft PEIR. The comment will be provided to the decision makers for review and consideration as part of this Final PEIR. However, for more information regarding the Project's buildout of ACUs in East Los Angeles, see Section 3.3.3, Project-Related Growth, and Table 3-6, Employment Buildout for the Project Area, of the Recirculated Draft PEIR.
- The comment provides feedback on the Metro Area Plan regarding mobile food facilities (i.e., Program 8, Mobile Food Vending Zoning Ordinance and Implementation). Program 8 is proposed within the Metro Area Plan to study the feasibility of an amendment to the Zoning Code to allow mobile food vending (food trucks) on private properties in certain zones. This Program would also study the permitting process (including health and safety licensing) as well as study the feasibility of financial incentives. With the exception of the Program 10 (Industrial Program), the Project's proposed implementation programs, goals, and policies would not result in direct or indirect impacts on the environment but would either encourage future projects to incorporate these beneficial components and/or would encourage policy makers to consider future actions. The comments do not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- The comment provides feedback on the Metro Area Plan related to development applications. The comments do not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This comment consists of the references cited throughout Comment Letter I11. The comments do not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This comment is comprised of a staff report by the County of Los Angeles Chief Executive Office to the Board of Supervisors dated October 6, 2021. The report is titled "Report Back on East Los Angeles Pilot Parking Enforcement and Benefit District Study (Item No. 4, Agenda of April 30, 2019)." Additionally, the comment contains an attached study titled "East Los Angeles Parking Availability Improvement Study: Existing Parking Conditions" and dated September 24, 2021 by Walker Consultants. These documents report on residential and business/commercial parking enforcement practices throughout East Los Angeles, provides research for best practices utilized in other jurisdictions, and studies the feasibility of establishing a localized Enforcement District and Parking Benefit District in East Los Angeles. The implementation of the Metro Area Plan would not obstruct or otherwise impact the

potential future implementation of recommendations, policies, programs, or actions related to the enforcement of parking within East Los Angeles or other Metro Planning Area communities. Furthermore, this comment does not relate to the adequacy of the environmental analysis contained within the Recirculated Draft PEIR. No changes to the content or analyses in the Recirculated Draft PEIR are required as a result of this comment.

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### Comment Letter I12

From: Felix Robles DR P Metro Area Plan To:

Adolfo Gonzalez: Reyna Madias: David Padilla: Sandra Parra: Ariana Rodriguez: Sonia Roman: Carina Sanchez Cc:

Subject: MAP Comments

Friday, July 28, 2023 3:56:52 PM Date:

Attachments: 486 be 08 9.png

#### External Email. Proceed Responsibly

#### To Christina Tran

Regarding MAP rezoning. I do not agree with how this project has been approached it does not in any way help residences and residents directly impacted in industrial areas. I can not have my home rezoned as a bio science or an industrial office. All that will do is put my home under the USC umbrella for them come in implement immanent domain on my property. I do not and will not participate in any such situation. The industrial side of City Terrace has been used and abused for decades by businesses that do not care about the toxic damage they have been and are continuing to cause. City Terrace is in a food desert, we need more green spaces not laboratories or industrial offices.

The community outreach for the MAP project was horrible. I kept stressing the fact a lot of the City Terrace residents are low income and don't do social media. Sending a letter telling them to go to the library to read something, that was not the right approach. We need proper outreach done by actually doing some door knocking. That needs to be done by Regional Planning and people in charge of the MAP project. You can not rely on community groups to do your jobs for you. We can get the conversation started for you in the community but ultimately it is your responsibility to properly inform the communities the MAP project is impacting and as it stands you have failed miserably.

112-2

112-1



Felix Robles (323)833-1589 IG: vision city terrace twitter: vct\_de\_eastla TERRACE www.visioncityterrace.org INTENTIONALLY LEFT BLANK

### **Response to Comment Letter I12**

Felix Robles Visión City Terrace July 28, 2023

This comment states general opposition to "MAP rezoning" and states concerns that the commenter's home would be "rezoned as a bioscience or an industrial office." The proposed Industrial Program includes two conceptual industrial zones: Artisan Production and Custom Manufacturing (M-0.5) and Life Science Park (LSP). However, neither zone would be applied to existing residential parcels. Furthermore, regarding stated concerns related to eminent domain, no aspect of the Metro Area Plan would require or encourage the use of eminent domain or seizure of properties.

Regarding the stated concern about "toxic damage" from existing industry in the City Terrace community, the establishment and implementation of the County's recent Green Zones Program involved a rigorous process to consider and adopt measures that are feasible and appropriate to help address environmental justice issues stemming from residential-industrial adjacency. The Project's proposed LSP and M-0.5 zones are intended to compliment the Green Zone District measures while also supporting legally established businesses. Implementation of the Metro Area Plan would not hinder the implementation of the County's Green Zones Program. Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

Regarding the feedback on proposed zoning and planning goals (e.g., the need for "more green spaces"), this comment is not related to the adequacy of the environmental analysis presented in the Recirculated Draft PEIR. The commenter's concerns have been received by County Planning and will be provided to the County Board of Supervisors for review and consideration as part of their review of the Metro Area Plan.

The comment states concern for community outreach that was conducted for the Metro Area Plan. This comment relates to the public outreach process related to the Metro Area Plan and not the Recirculated Draft PEIR. The commenters' suggestions and concerns have been received by County Planning and will be provided to the County Board of Supervisors for review and consideration as part of their review of the Metro Area Plan.

The public outreach efforts conducted in support of the Recirculated Draft PEIR have been and continue to be in conformance with the substantive and procedural requirements of CEQA and the State CEQA Guidelines. Furthermore, certification of the Final EIR and the adoption of the Metro Area Plan would be considered at a public hearing by the County's Board of Supervisors. Prior to that hearing, the Final EIR and the adoption of the Metro Area Plan will be presented at two public hearings to the Regional Planning Commission who will accept public comment on the PEIR, Metro Area Plan, the zoning and land use maps, and the Implementation Ordinance and make a recommendation to the County Board of Supervisors. As such, these public hearings would be notified to the public in compliance with state and local regulations including the Ralph M. Brown Act (Government Code Section 54950, et seq.).

Thus, the County has complied and will continue to comply with CEQA statues and guidelines requiring adequate public outreach and engagement for the Recirculated Draft PEIR.

In addition, the public still has the opportunity to review and comment on the Metro Area Plan, the zoning, and the Implementation Ordinance up to the time of the public hearing for consideration by the Regional Planning Commission. The County understands the value of providing opportunities for residents to learn from each other's perspectives. To that end, the public hearing will provide an additional opportunity for interested individuals and groups to express their views, ask questions, and engage in public discussion about the Project and its potential environmental impacts. While the County understands and acknowledges the concerns raised about potential limitations on public participation, the County must comply with the schedule requirements and framework set by CEQA for environmental document review. The County strives to provide adequate notice and access to materials to the broadest possible audience. The County acknowledges that it cannot accommodate the schedules and personal circumstances of every individual, however the County has made considerable efforts to disseminate information through various channels and platforms to maximize public accessibility.

### Comment Letter I13



Douglas J. Dennington Direct Dial: (714) 641-3419 E-mail: ddennington@rutan.com

July 28, 2023

#### VIA E-MAIL AND FIRST CLASS MAIL

LA County Department of Regional Planning Attn: Christina Tran 320 West Temple Street, G10 Los Angeles, CA 90012 metroareaplan@planning.lacounty.gov

Re: Comments on Recirculated Draft EIR for Metro Area Plan Amendments

Dear Ms. Tran and Commissioners:

This office represents Empuja Descansando, LLC ("Descansando"), who owns the large industrial property located at 15914 South Avalon Boulevard, Compton, California ("Subject Property"), which is located in the unincorporated territory of Los Angeles County ("County"). Located within the West Rancho Dominguez Victoria segment of the County's proposed Metro Area Plan ("MAP"), Descansando adamantly objects to any land-use changes proposed for this fully-improved and occupied property that would impact Descansando's ability to continue operating the Subject Property in the same manner in which it has been operated for decades.

#### 1. Descansando's Property

The Subject Property was originally improved in accordance with all County codes and regulations and was a welcome addition to the community given its close proximity to the Port of Los Angeles and Port of Long Beach, and its ability to accommodate the need for drayage sites in and around the ports. The Subject Property is improved with approximately 75,000 square foot warehouse space, three office buildings consisting of less than 7,500 square feet, and several fueling facilities. Descansando rents the warehouse space to Junction Ventures, LLC dba JCT Transport, which also includes rights to use 5.23 acres on the site. The fueling station portion of the site is approximately 28,000 square feet and is currently leased to SC Fuels. The Subject Property is in high demand given its proximity to the Ports of Los Angeles and Long Beach, and the severe shortage of sites suitable for drayage and similar purposes in the area, and would likely transact at a price on the order of \$75,000,000 or more.

The lessees of the Subject Property have proven to be excellent neighbors. First, while the site is fully approved for drayage and warehouse uses, given the nature of the operations of the warehouse for storage and drayage, the site does not generate significant truck trips. Truck trips vary depending on the needs of JCT's customers, but typically only a few truck trips are generated each month to the site. In addition, JCT's trucks have been modified with "no emissions" state-of-the art technology, resulting in almost no emissions. The storage and paved portion of the site has also been heavily screened from the adjacent rights-of-way with

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aesthetically pleasing landscaping draped over the perimeter fencing along the adjacent public rights-of-way. No operations on the Subject Property encroach into the rights-of-way. The Subject Property is also maintained at a very high standard, as evidenced by the pristine condition of the warehouse.

# 2. The County's Apparent Proposed "Artisan" or "Life Science" Use Conversion Would Violate Descandsando's Fundamental Vested Rights

Chapter 5 of the newly released draft MAP appears to indicate that the County intends to implement the MAP policies by rezoning Descansando's property within 1–5 years, upon conducting additional research. The M-0.5 and Life Sciences zones proposed in the draft plan would prohibit the vast majority of current industrial uses and destroy existing businesses such as those in existence on the Subject Property, if approved and implemented.

The Subject Property was originally improved during the 1960s after obtaining all necessary County approvals and in full compliance with all County codes and regulations at the time. While originally approved when the property was zoned M-2 for heavy manufacturing, the County later changed the zoning to M-1 (light manufacturing). The existing uses of the Subject Property were consistent with both zoning designations at the time of the change. While the existing uses were authorized as a matter of right under the zoning for the Subject Property, at some point in time the County imposed a requirement for new development applicants to obtain conditional use permits for similar drayage uses conducted outside an enclosed building if located within 500-feet of a residential zone.

In March 2014, the County issued a conditional use permit (CUP) for the property given the desire of one of Descansando's tenants to start using portions of the site located outside the building for vehicular and similar storage. The CUP was not needed for the existing operations which had previously been approved as a matter of right and which were generally confined to storage inside the buildings. The CUP was for a period of 15 years so that the County, in 15 years, could determine whether the uses were still compatible with surrounding land uses. Even today, some nine years later, the surrounding uses are the same as they were when the County determined the Subject Property's industrial drayage uses were consistent with the surroundings. The only change since that time has been an increase in the homelessness problem which has not been adequately addressed by the County, despite the astronomical funding for consultants and implementation of demonstrably failed policies.

The Subject Property is situated in the West Rancho Dominguez-Victoria segment of the proposed MAP, which appears to call for the discontinuation of the drayage uses of the Subject Property at some point in the future, in favor of some ill-defined and economically non-viable "artisan" or "life science" use. The fully-improved (and approved) Subject Property is ill-suited for either type of use and, if forced to convert to such use, would likely remain vacant and abandoned indefinitely. Irrespective of the merits of this policy (which will likely drive all

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LA County Department of Regional Planning July 28, 2023 Page 3

private investment outside of the community), such a proposal will blatantly run afoul of Descansando's fundamental vested right to continue operating on the Subject Property in the same manner as it has been operated for 55 plus years. Before the County engages in this dramatic and sweeping assault on the rights of property owners in the community, it should familiarize itself with the law governing "vested rights" in California. (See, e.g., Goat Hill Tavern v. City of Costa Mesa (1992) 6 Cal.App.4th 1519, 1530 [explaining that the standard for refusing to renew a conditional use permit is the same that accompanies a revocation of a conditional use permit and is not to be treated as if the applicant were applying for a CUP in the first instance].)

The drayage uses of the Subject Property are just as consistent with the surrounding community as they were when the County issued the CUP in March 2014. Nothing has changed except the increase in the homeless population and establishment of "homeless camps" nearby. Moreover, just like the property in *Goat Hill Tavem*, the Subject Property was improved in accordance with all existing County codes and regulations in existence at the time the County issued its approvals. To the extent the existing drayage uses are determined to be inconsistent with any new zoning or regulations, the uses constituted\ legal, nonconforming uses which cannot be terminated by the County as a matter of law.

3. Any Proposed Downzoning to "Artisan" or Other Proposed Non-Industrial Uses Would Effect an Unconstitutional Taking of Private Property without Just Compensation

Even if the County could somehow force Descansando to discontinue the drayage use of the Subject Property (notwithstanding any legal, nonconforming status), the proposed downzoning to "artisan" or "life science" use would strip away all economically beneficial use of the site given its current improved configuration. Again, irrespective of the policy behind the proposal, as the United States Supreme Court has repeatedly held, the takings clause was intended to "bar [] Government from forcing some people alone to bear the public burdens which, in all fairness and justice, should be borne by the public as a whole." *Lingle v. Chevron Corp.*, 544 U.S. 528, 537 (2005) (quoting *Armstrong v. United States*, 364 U.S. 40, 49 (1960). If the proposed policies are that important to the public, then the public should and must pay for implementing them.

The proposed downzoning to "artisan" or "life science" use of a 5-plus-acre industrial site would eliminate all economically viable use, subjecting the County to a *per se* taking under *Lucas v. South Carolina Coastal Council* (1992) 505 U.S. 1003. And even if the County could prove the proposed artisan or life science use would provide some economically beneficial use, there is no question that the downzoning would constitute a regulatory taking under the ad hoc test embodied in *Penn Central Transp. Co. v. New York City* (1978) 438 U.S. 104.

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The County would be hard-pressed to avoid takings liability that will surely result if it moves forward with the plan as seemingly proposed, which could result in billion-dollar liabilities given the enormous and dramatic scope of this proposal. The County, of course, could acquire the Subject Property by resort to eminent domain, provided that it pay "just compensation" for the acquisition.

#### 4. The Recirculated Draft EIR Fails to Address Site-Specific Impacts

The Recirculated Draft EIR for the MAP ("RDEIR") fails to account for any impacts on existing land-uses, purportedly on the grounds that future implementation of the MAP on existing uses would be "speculative." (RDEIR, § 4.11.2.1.) It is unclear whether the County intends to commission additional Environmental Impact Reports for this "implementation" given its failure to do so in the RDEIR. Accordingly, given the utter silence on site-specific impacts, it is impossible to provide any meaningful comment, other than to inquire as to whether and how the County intends to conduct its future environmental review concerning the "implementation" of the MAP policies. Descansando reiterates its objection to any proposed implementation that would result in the termination of Descansando's fundamental vested rights, as set forth hereinabove.

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Descansando, as with other property and business owners in the community, are open to working with the County to find ways to improve the community that do not impair Descansando's fundamental vested rights. Should the County proceed to implement any proposed MAP policy to compel discontinuation of Descansando's historic industrial use, Descansando is prepared to vigorously oppose the County's efforts and protect its fundamental vested rights.

Sincerely,

RUTAN & TUCKER, LLP

Douglas J. Dennington

DJD:sc

cc: Janice Hahn - FourthDistrict@bos.lacounty.gov Hilda Solis - FirstDistrict@bos.lacounty.gov Holly Mitchell - HollyJMitchell@gos.lacounty.gov Lindsey Horvath - Thirddistrict@bos.lacounty.gov

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LA County Department of Regional Planning July 28, 2023 Page 5

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### **Response to Comment Letter I13**

Rutan & Tucker, LLP Douglas J. Dennington July 28, 2023

- This introductory comment summarizes the letter's contributing authors and states concern for impacts to a property, located at 15914 South Avalon Boulevard, within the West Rancho Dominguez-Victoria community of the Project area. The comment further objects to the Project's proposed land use changes. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. The comment's opposition has been acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This comment summarizes existing conditions and operations of the property, as defined in Comment I13-1. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.
- This comment states concern for the proposed land use changes under Program 10, Industrial Land Use Strategy Program. This comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Regarding the discussion on past requirements imposed on the property and potential violation of vested rights, this comment does not express any environmental concerns related to the environmental analyses in the Recirculated Draft PEIR. Therefore, a response is not required pursuant to CEQA. However, the comment is acknowledged for the record and will be forwarded to the decision-making bodies for their review and consideration.

Additionally, as discussed in Topical Response-1, the County Planning staff report will recommend revisions to Implementation Program 10 of the Metro Area Plan to clarify its standing as an implementation program and remove the language requiring the adoption of two new industrial zones from the Program as well as the associated Appendix G. Proposed revisions to Implementation Program 10 would provide additional opportunities for public participation and engagement on the feasibility of industrial land use changes.

113-4 The comment states concern for proposed land use changes associated with Program 10, Industrial Land Use Strategy Program. Regarding the potential for "an unconstitutional taking of private property without just compensation," according to CEQA Guidelines Section 15064(e) "economic and social changes resulting from a project shall not be treated as significant effects on the environment." Thus, economic implications of the Project are not within the scope of required environmental analysis. Furthermore, for informational purposes, see Response to Comment I13-3 for discussion related to the proposed industrial land use changes and Topical Response-1.

# 3 Revisions to the Recirculated Draft PEIR

### 3.1 Introduction

This chapter contains minor revisions and clarifications to the Recirculated Draft PEIR as a result of responses to comments on the Recirculated Draft PEIR and others that are necessary to provide clarifications to the Project description or to correct non-substantive errors.

Pursuant to CEQA Guidelines Section 15088.5, a lead agency is required to recirculate an EIR when significant new information is added to the EIR after public notice is given of the availability of the draft EIR but before certification. Significant new information can include a disclosure showing that a new significant environmental impact would result from the project or from a new mitigation measure proposed to be implemented, a substantial increase in the severity of an environmental impact, a feasible project alternative or mitigation measure considerably different from others previously analyzed would clearly lessen the environmental impacts of the project (but the project's proponents decline to adopt it), or the draft EIR was so fundamentally and basically inadequate and conclusory in nature that meaningful public review and comment were precluded. The revisions provided in this chapter do not constitute significant new information requiring recirculation of the PEIR as defined in CEQA Guidelines Section 15088.5. No new significant environmental impacts or a substantial increase in the severity of environmental impacts would occur from these revisions. Instead, the information merely clarifies, amplifies, and makes insignificant modifications to an adequate PEIR.

### 3.2 Revisions to the Recirculated Draft PEIR

The revisions shown below are categorized by chapter, section number, and page number. Text from the Recirculated Draft PEIR that has been removed is shown in strikethrough (i.e., strikethrough), and text that has been added as part of the Final PEIR is shown as double underlined (i.e., underline). Revisions may be shown with surrounding sentences for context.

### **Executive Summary**

Section ES.3, Summary of Environmental Impacts and Mitigation Measures

Table ES-1, Summary of Project Impacts, pages ES-8 through ES-10

Section or Threshold Number	Environmental Impact	Level of Significance Without Mitigation	Mitigation Measure(s)	Level of Significance After Mitigation
4.3	Air Quality			
4.3-1	Would the project conflict with or obstruct implementation of applicable air quality plans of either the South Coast AQMD (SCAQMD) or the Antelope Valley AQMD (AVAQMD)?	Potentially Significant Impact	MM-4.3-1. Construction Emissions. If during subsequent project-level environmental review, construction-related criteria air pollutants are determined to have the potential to exceed SCAQMD's construction mass daily thresholds, the County shall require applicants for new projects that exceed those thresholds to incorporate appropriate measures to reduce or minimize air pollutant emissions during construction activities. New projects are required to comply with all applicable SCAQMD rules and regulations, including but not limited to Rule 403 (Fugitive Dust), Rule 1113 (Architectural Coatings), and Rule 1403 (Asbestos Emissions from Demolition/Renovation Activities). Additional measures for projects that exceed SCAQMD's construction mass daily thresholds may include, but are not limited to, the following::	Significant and Unavoidable
			Off-Road construction equipment with engines that are 50 horsepower or greater shall be rated by the USEPA as having Tier 4 emission limits or better (whichever is the cleanest technology available at time of project development). If it can be demonstrated to County Planning that such equipment is not commercially available or feasible, alternate emissions control devices and/or techniques used by the contractor shall achieve emissions	

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Section or Threshold Number	Environmental Impact	Level of Significance Without Mitigation	Mitigation Measure(s)	Level of Significance After Mitigation
4.3	Air Quality			
			reductions that are no less than what could be achieved by a Level 4 diesel emissions control strategy for a similarly sized engine, as defined by the California Air Resources Board's regulations.  Use electric or alternative-fueled (i.e., nondiesel) construction equipment, if available and feasible, including but not limited to, concrete/industrial saws, pumps, aerial lifts, material hoist, air compressors, forklifts, excavator, wheel loader, and soil compactors.  Maintain records of all trucks associated with project construction activities to document that each truck used meets the required emission standards. The Applicant shall provide records for inspection within five business days of request by CARB, SCAQMD or County Planning.  Provide electric vehicle (EV) charging stations or appropriately sized electrical infrastructure and electrical panels. Electrical hookups should be provided for trucks to plug in any onboard auxiliary equipment.  Provide temporary traffic controls such as a flag person, during all phases of significant construction activity to maintain smooth traffic flow, where necessary.	

Section or Threshold Number	Environmental Impact	Level of Significance Without Mitigation	Mitigation Measure(s)	Level of Significance After Mitigation
4.3	Air Quality			
			<ul> <li>Provide dedicated turn lanes for the movement of construction trucks and equipment on- and off-site, where applicable.</li> <li>Ensure vehicle traffic inside the project site is as far away as feasible from sensitive receptors.</li> <li>Reduce traffic speeds on all unpaved roads to 15 miles per hour (mph) or less.</li> <li>Suspend all excavating and grading operations when wind speeds (as instantaneous gusts) exceed 25 mph.</li> <li>Suspend use of all construction activities equipment that generate air pollutant emissions during first stage smog alerts.</li> <li>Configure construction parking to minimize traffic interference.</li> <li>Cover all trucks hauling dirt, sand, soil, or other loose materials.</li> <li>Install wheel washers where vehicles enter and exit the construction site onto paved roads or wash off trucks and any equipment leaving the site for each trip.</li> <li>Apply non-toxic soil stabilizers according to manufacturers' specifications to all inactive construction areas (previously graded areas inactive for ten days or more).</li> <li>Replace ground cover in disturbed areas as quickly as possible to minimize dust.</li> </ul>	

Section or Threshold Number	Environmental Impact	Level of Significance Without Mitigation	Mitigation Measure(s)	Level of Significance After Mitigation
4.3	Air Quality			
			<ul> <li>Pave roads and road shoulders, where applicable.</li> <li>Sweep streets at the end of the day with SCAQMD Rule 1186 and 1186.1 compliant sweepers if visible soil is carried onto adjacent public paved roads (recommend water sweepers that utilize reclaimed water).</li> <li>Utilize only super-compliant volatile organic compound (VOC) paints for architectural coatings (0 grams per liter to less than 10 grams per liter VOC) during construction activities. If paints and coatings with VOC content of 0 grams/liter to less than 10 grams/liter cannot be utilized, the application of architectural coatings shall be prohibited during the peak smog season: July, August, and September</li> </ul>	
			Prior to the issuance of a grading permit, the applicant shall provide the County with the construction contractor's inclusion of all required measures on applicable construction plans, including grading and/or building plans.	

Table ES-1, Summary of Project Impacts, Page ES-34

Section or Threshold Number	Environmental Impact	Level of Significance Without Mitigation	Mitigation Measure(s)	Level of Significance After Mitigation
4.10	Hydrology and Water Quality			
4.10-3	iv. Impede or redirect flood flows which would expose existing housing or other insurable structures in a Federal 100-year flood hazard area or County Capital Flood floodplain to a significant risk of loss or damage involving flooding?	Less Than Significant Impact. No Impact	No mitigation measures are required. Not applicable.	Less Than Significant Impact. No Impact

# Chapter 3, Project Description

# Section 3.3, Project Description, Section 3.3.4, Metro Area Plan

Section 3.3.4.3, Project Components, Other Changes to the Zoning Code, Page 3-16

- Reorganize the Connect Southwest LA: A TOD Specific Plan for West Athens-Westmont (Connect Southwest LA Specific Plan) and Willowbrook TOD Specific Plans so that only regulations and development standards are codified in Title 22 and the non-regulation chapters of these specific plans would also be streamlined with some technical clean-up; . The Title 22 regulations would include a new provision to allow short-term rental as an accessory use to a residence in Zones CSLA CC, CSLA MXD-1 and CSLA MXD-2 for the Connect Southwest Los Angeles: A TOD Specific Plan and in Zones MU-1, MU-2, the MLK Medical Zone and the MLK Medical Overlay for the Willowbrook TOD Specific Plan;
- Amend the East Los Angeles Third Street Form-Based Code to allow ACUs and shared kitchen complexes in certain transect zones, clarify regulations on blade signs, require CUPs for K-12 schools, <u>allow short-term</u> rental as an accessory use in all Transect Zones where residential uses are permitted in order to maintain <u>consistency with the pending Short-Term Rental Ordinance</u>, and delete the definition of "school" which is inconsistent with the Countywide definition; and
- Amend Chapter 22.418, Florence-Firestone Zones & Development Standards to allow shared kitchen complexes and require CUPs for K-12 schools in the <u>FFTOD-Florence-Firestone TOD</u> Specific Plan area.

#### Florence-Firestone TOD Specific Plan

The Project would amend the Florence-Firestone TOD (FFTOD) Specific Plan to allow shared kitchen complexes in certain commercial and industrial zones by referencing to the applicable provisions of Title 22 and require CUPs for K-12 schools in the mixed-use zones.

### East Los Angeles 3rd Street Plan

The Project would amend the East Los Angeles 3<sup>rd</sup> Street Plan to allow Accessory Commercial Units (ACUs) on certain lots in the residential transect zones; allow shared kitchen complexes in certain commercial transect zones; clarify regulations on blade signs; and require CUPs for <u>K-12</u> schools in certain commercial transect zones, <u>allow short-term rental as an accessory use in all Transect Zones where residential uses are permitted in order to maintain consistency with the pending Short-Term Rental Ordinance, and delete the definition of "school" which is inconsistent with the Countywide definition.</u>

## Section 3.6, Discretionary Actions, Pages 3-28 and 3-29

• Adoption of Advance Planning Project No. RPPL2022010131 to amend the East Los Angeles 3<sup>rd</sup> Street Plan to allow ACUs on certain lots in the residential transect zones; allow shared kitchen complexes in certain commercial transect zones; clarify regulations on blade signs; and require CUPs for K-12 schools, allow short-term rental as an accessory use in all Transect Zones where residential uses are permitted in

- <u>order to maintain consistency with the pending Short-Term Rental Ordinance,</u> and delete the definition of "school" which is inconsistent with the Countywide definition.
- Adoption of Advance Planning Project No. RPPL2022010133 to amend the Willowbrook TOD Specific Plan to reorganize various components of the Specific Plan so that only regulations are codified in Title 22; and technically clean up and streamline the non-regulation chapters; and allow short-term rental as an accessory use in Zones MU-1, MU-2, the MLK Medical Zone and the MLK Medical Overlay in order to maintain consistency with the pending Short-Term Rental Ordinance.
- Adoption of Advance Planning Project No. RPPL2022010143 to amend the Connect Southwest Los Angeles TOD Specific Plan to reorganize various components of the Specific Plan so that only regulations are codified in Title 22; technically clean up and streamline the non-regulation chapters; and allow short-term rental as an accessory use in Zones CSLA CC, CSLA MXD-1 and CSLA MXD-2 in order to maintain consistency with the pending Short-Term Rental Ordinance.

# Chapter 4, Environmental Impact Analysis

# Section 4.3, Air Quality

Section 4.3.2.6, Mitigation Measures, Pages 4.3-57 through 4.3-59

- MM-4.3-1 Emissions. If during subsequent project-level environmental review, Construction construction-related criteria air pollutants are determined to have the potential to exceed SCAQMD's construction mass daily thresholds, the County shall require applicants for new projects that exceed those thresholds to incorporate appropriate measures to reduce or minimize air pollutant emissions during construction activities. New projects are required to comply with all applicable SCAQMD rules and regulations, including but not limited to Rule 403 (Fugitive Dust), 1113 (Architectural Coatings), and Rule 1403 (Asbestos **Emissions** Demolition/Renovation Activities). Additional measures for projects that exceed SCAOMD's construction mass daily thresholds may include, but are not limited to, the following:
  - Off-Road construction equipment with engines that are 50 horsepower or greater shall be rated by the USEPA as having Tier 4 emission limits or better (whichever is the cleanest technology available at time of project development). If it can be demonstrated to County Planning that such equipment is not commercially available or feasible, alternate emissions control devices and/or techniques used by the contractor shall achieve emissions reductions that are no less than what could be achieved by a Level 4 diesel emissions control strategy for a similarly sized engine, as defined by the California Air Resources Board's regulations.
  - Use electric or alternative-fueled (i.e., non-diesel) construction equipment, if available and feasible, including but not limited to, concrete/industrial saws, pumps, aerial lifts, material hoist, air compressors, forklifts, excavator, wheel loader, and soil compactors.
  - Maintain records of all trucks associated with project construction activities to document that each truck used meets the required emission standards. The Applicant shall provide records for inspection within five business days of request by CARB, SCAQMD or County Planning.
  - Provide electric vehicle (EV) charging stations or appropriately sized electrical infrastructure and electrical panels. Electrical hookups should be provided for trucks to plug in any onboard auxiliary equipment.
  - Provide temporary traffic controls such as a flag person, during all phases of significant construction activity to maintain smooth traffic flow, where necessary.
  - Provide dedicated turn lanes for the movement of construction trucks and equipment on- and off-site, where applicable.
  - Ensure vehicle traffic inside the project site is as far away as feasible from sensitive receptors.
  - Reduce traffic speeds on all unpaved roads to 15 miles per hour (mph) or less.
  - Suspend all excavating and grading operations when wind speeds (as instantaneous gusts) exceed 25 mph.
  - Suspend use of all construction activities equipment that generate air pollutant emissions during first stage smog alerts.

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- Configure construction parking to minimize traffic interference.
- Cover all trucks hauling dirt, sand, soil, or other loose materials.
- Install wheel washers where vehicles enter and exit the construction site onto paved roads or wash off trucks and any equipment leaving the site for each trip.
- Apply non-toxic soil stabilizers according to manufacturers' specifications to all inactive construction areas (previously graded areas inactive for ten days or more).
- Replace ground cover in disturbed areas as quickly as possible to minimize dust.
- Pave roads and road shoulders, where applicable.
- Sweep streets at the end of the day with SCAQMD Rule 1186 and 1186.1 compliant sweepers
  if visible soil is carried onto adjacent public paved roads (recommend water sweepers that
  utilize reclaimed water).
- Utilize only super-compliant volatile organic compound (VOC) paints for architectural coatings (0 grams per liter to less than 10 grams per liter VOC) during construction activities. If paints and coatings with VOC content of 0 grams/liter to less than 10 grams/liter cannot be utilized, the application of architectural coatings shall be prohibited during the peak smog season: July, August, and September

Prior to the issuance of a grading permit, the applicant shall provide the County with the construction contractor's inclusion of all required measures on applicable construction plans, including grading and/or building plans.

## Section 4.4, Biological Resources

### Section 4.4.2.4, Impact Analysis, Special Status Species, Pages 4.4-12 and 4.4-13

Mitigation Measure (MM) BIO 4.4-1 would require that the County determine whether a proposed future project would construct upon fully or partially undeveloped areas that could support southern tarplant and/or lucky morning glory. A habitat assessment must be prepared and surveys for the species conducted if suitable habitat is present. If either of the two species are present, the County shall require applicants to incorporate appropriate measures to avoid or minimize those impacts, and may include, but are not limited to, on or off-site preservation of the species within protected occupied habitat, or habitat restoration and enhancement activities in order to promote the continued existence of the species within the County. Further, as part of the future project-level environmental review process, the County biologist would be consulted (as needed) to examine potential impacts to biological resources and oversee implementation of the studies and mitigation to reduce impacts. Future non-discretionary projects that would be implemented under the Metro Area Plan would be subject to the federal, state and local regulations mentioned above; however, these non-discretionary projects would not necessarily be subject to CEQA review, additional environmental assessments, or mitigation measures. As such, even with implementation of existing regulations, applicable Metro Area Plan goals and policies, and MM-4.4-1, impacts to protected plant species would be significant and unavoidable.

## Section 4.15, Public Services

Section 4.15.1.1, Regulatory Setting, Local, Page 4.15-6

Title 22 - Planning and Zoning.

Section 22.246.060 22.264, Library Facilities Mitigation Fee: According to the County's General Plan, the library facilities mitigation fee is based on the estimated cost of providing the projected library facility needs in each library planning area. The mitigation fee shall provide funds for library facilities related to a residential development project. Furthermore, the section states that there shall be a uniform fee within each library planning area based on the estimated cost of providing the projected library facility needs in each library planning area. The fee amounts are reviewed annually by the County Librarian, in consultation with the Auditor-Controller. Currently, the fee varies across the two Library Planning Areas serving the Project area: Area 5 (Southeast) levies a \$1,011 \$1,097 fee per dwelling unit and Area 6 (Southwest) levies a \$1,018 \$1,105 fee per dwelling unit.

# Section 4.15.1.2, Existing Environmental Conditions, Pages 4.15-13 through 4.15-15

#### Libraries

The <u>Los Angeles LA</u> County Library (Library) system provides library services to over 3.4 million residents living in unincorporated Los Angeles County and to residents of 44 cities in Los Angeles County (County of Los Angeles 2022d). The Library system is a special fund County department operating under the authority of the Board of Supervisors.

The majority of the County's 86 libraries are undersized and understocked to meet the service needs of current and projected populations served by the Library system (County of Los Angeles 2014b). A study conducted by the Library in April 2001 determined that many of the County's libraries did not meet basic facility and service planning guidelines (County of Los Angeles 2014b). According to the County's General Plan EIR, the Library's guidelines plan for a minimum of 0.5 gross square foot of library facility space per capita (County of Los Angeles 2014b). In addition, the Library's service level guidelines include a minimum of 3.0 items (books and other library materials) per capita for regional libraries and 2.75 items per capita for community libraries, and 1.0 public access computer per 1,000 people served. According to the County's General Plan EIR, many existing Library facilities are located in areas with little or no new residential development, and therefore, no mitigation fees or other reliable sources of capital funding are available to replace or expand existing conditions (County of Los Angeles 2014b).

In February 2022, construction Construction for a replacement library for the Florence-Firestone community began in February 2022 and is expected to be was completed by in June May 2023. The new Florence Library is planned to be 7,970 7,097 square feet in size and located on the second floor of the Los Angeles County Constituent Center at 7807 South Compton Avenue in Los Angeles. There are Nno other plans to build new library facilities or expand current facilities in the Project area.

According to the Library, the Project area is served by Library Planning Areas 5 (Southeast) and 6 (Southwest). The location of Library facilities relative to the Project area's individual communities can be found in Figure 4.15-4, County Libraries. As shown, Huntington Park Library and Dr. Martin Luther King, Jr. Library are not within the Project

area's boundaries, but serve the Project area's vicinity. As such, these libraries are included in Figure 4.15-4 and Table 4.15-5, County Libraries Serving the Project Area, detailed below.

**Table 4.15-5. County Libraries Serving the Project Area** 

Number	Library	Address	Community(ies)
1	Anthony Quinn Library	3965 Cesar E. Chavez Avenue, Los Angeles, CA 90063	East Los Angeles
2	City Terrace Library	4025 East City Terrace Drive, Los Angeles, CA 90063	East Los Angeles
3	East Los Angeles Library	4837 East 3 <sup>rd</sup> Street, Los Angeles, CA 90022	East Los Angeles
4	El Camino Real Library	4264 East Whittier Boulevard, Los Angeles, CA 90023	East Los Angeles
5	East Rancho Dominguez Library	4420 East Rose Street, East Rancho Dominguez, CA 90221	East Rancho Dominguez
6	Florence Express-Library	7600 Graham Avenue 7807 Compton Avenue, Los Angeles, CA 90001	Florence-Firestone
7	Graham Library	1900 East Firestone Boulevard, Los Angeles, CA 90001	Florence-Firestone
<b>8</b> a	Huntington Park Library	6518 Miles Avenue, Huntington Park, CA 90255	Walnut Park
9	Woodcrest Library	1340 West 106th Street, Los Angeles, CA 90044	West Athens-Westmont
10	A C Bilbrew Library	150 East El Segundo Boulevard, Los Angeles, CA 90061	West Rancho Dominguez - Victoria
11ª	Dr. Martin Luther King, Jr. Library	17906 South Avalon Boulevard, Carson, CA 90746	West Rancho Dominguez - Victoria
12	Willowbrook Library	11737 Wilmington Avenue, Los Angeles, CA 90059	Willowbrook

Source: County of Los Angeles 2022e

Notes: a Outside of the Project area boundaries

According to the Library, with the exception of A C Bilbrew Library, the libraries that serve the Project area do not currently meet the minimum requirements for the service population. Table 4.15-6, Library Service Level Guidelines and Actuals, detailed below, provides a comparison of the Project area's existing conditions as of June 30, 2022 across the Library Service Areas.

**Table 4.15-6. Library Service Level Guidelines and Actuals** 

	Service Leve	el Guidelines		Actuals			
Library Service Area	Computers	Collections	Facility Space (sq. ft.)	Computers	Collections	Facility Space (sq. ft.)	Meeting Service Ratios?
A C Bilbrew	<del>19</del> <u>20</u>	<del>51,626</del> <u>56,166</u>	9,387 10,212	<del>24</del> <u>29</u>	<del>81,163</del> <u>81,763</u>	21,843	Yes
<u>Anthony</u> <u>Quinn</u>	<u>18</u>	<u>48,287</u>	<u>8,780</u>	<u>16</u>	<u>40,931</u>	<u>7,275</u>	<u>No</u>
City Terrace	<u>18</u>	<u>48,458</u>	<u>8,811</u>	<u>15</u>	<u>48,883</u>	<u>8,007</u>	<u>No</u>
East Los Angeles	<del>62</del> <u>60</u>	<del>169,326</del> <u>163,809</u>	<del>30,787</del> <u>29,784</u>	<del>38</del> <u>49</u>	133,473 134,106	26,300	No
East Rancho Dominguez	15	40,898 41,302	7,436 7,506	<del>19</del> <u>25</u>	24,299 24,582	7,215	No
El Camino Real	<u>23</u>	<u>63,553</u>	<u>11,555</u>	<u>11</u>	<u>26,872</u>	<u>5,529</u>	<u>No</u>
Florence	<del>48</del> <u>45</u>	132,358 123,288	<del>24,065</del> <u>22,416</u>	<u>4-6</u>	39,751 40,294	2,160	No
Graham	32	<del>88,402</del> <u>87,915</u>	<del>16,073</del> <u>15,985</u>	<del>11</del> <u>13</u>	<del>32,765</del> <u>33,125</u>	5,125	No
Willowbrook	27	<del>72,883</del> <u>73,007</u>	<del>13,252</del> <u>13,274</u>	<del>16</del> <u>19</u>	<del>23,861</del> <u>24,277</u>	7,797	No
Woodcrest	<del>42</del> <u>43</u>	115,440 118,641	20,989 21,571	<del>12</del> <u>17</u>	34,771 35,833	7,254	No

Source: Communication with the Library, as of April 30, 2022.

Notes: sq. ft. = square feet

## Section 4.15.2.4, Impact Analysis, Threshold 4.15-1(v), Page 4.15-24

Library services in the Project area are provide by the County Library system as discussed in Section 4.15.1.2, above. The Library locations are illustrated in Figure 4.15-4 and detailed in Table 4.15-5. Moreover, a study conducted by the Library in April 2001 determined that many of the County's libraries did not meet basic facility and service planning guidelines (County of Los Angeles 2014b). According to the County's General Plan EIR, the Library's guidelines plan for a minimum of 0.5 gross square foot of library facility space per capita (County of Los Angeles 2014b). In addition, the Library's service level guidelines include a minimum of 3.0 items (books and other library materials) per capita for regional libraries and 2.75 items per capita for community libraries, and 1.0 public access computer per 1,000 people served. Under existing conditions (per communication with the Library on April-June 30, 2022), with the exception of A C Bilbrew Library, the libraries serving the Project area do not currently meet the minimum requirements for the service population.

# Section 4.19, Utilities and Service Systems

Section 4.19.2.4, Impact Analysis, Threshold 4.19-1, Page 4.15-28

#### Other Infrastructure

Wastewater Conveyance. All existing and potential future deficiencies in the sanitary sewer collection system for each Metro Area Plan community are not currently known; nevertheless, absent project-level conveyance system data for each Metro Area Plan community, some local system deficiencies are known to exist. These deficiencies include those identified in the Florence-Firestone community (County of Los Angeles 2021c), and those identified through infrastructure assessments conducted as part of the LACSD Clearwater Project (LACSD 2021). As such, unknown deficiencies may occur in other segments of the collection system currently serving the Metro Planning Area that have not yet been identified. To address general conveyance deficiencies in the larger LACSD service area, Regional system upgrades have been approved as part of the LACSD Clearwater Project which would provide new, long term conveyance system capacity for the Metro Area Plan area and greater Los Angeles County population. System upgrades include the development of a new 7-mile tunnel to convey wastewater flows from cleaned water after treatment by the Joint Water Pollution Control Plant, which currently provides wastewater treatment service to the majority of the Metro Planning Area (LACSD 20213)

### Section 4.15.3, References, Page 4.15-28

LACSD. 2023. "Recirculated Draft PEIR Response to The Los Angeles County Metro Area Plan." Prepared by Mandy Huffman, Environmental Planner, Facilities Planning Department. July 28, 2023. (Included as Comment Letter A3 in Chapter 2 of this Final PEIR).

# 4 Mitigation Monitoring and Reporting Program

Public Resources Code Section 21081.6(a)(1) requires a Lead Agency that approves or carries out a project, where an environmental impact report has identified significant environmental effects, to adopt a "reporting or monitoring program for the changes made to the project or conditions of project approval, adopted in order to mitigate or avoid significant effects on the environment."

This Mitigation Monitoring and Reporting Program (MMRP) has been prepared to provide for the monitoring of mitigation measures required of the Los Angeles County Metro Area Plan (Project), as set forth in the Final Program Environmental Impact Report (Final PEIR). The County of Los Angeles (County) is the Lead Agency that must adopt the MMRP for future development under the Project. The MMRP will be kept on file with the Los Angeles County Department of Regional Planning, 320 W. Temple Street, Los Angeles, California, 90012.

The MMRP table presented below, which constitutes the monitoring and reporting program, lists all mitigation measures that are contained in the Final PEIR. For each listed mitigation measure, the table identifies the following:

- PEIR section title (Environmental Factor) where the mitigation measure is contained.
- Mitigation measure number and content
- Actions required to comply with the mitigation measure
- Timing of implementation/monitoring for the mitigation measure
- Responsible agency or party responsible for implementing/reporting
- Monitoring agency or party responsible for verifying compliance

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
Air Quality	MM-4.3-1. Construction Emissions. If during subsequent project-level environmental review, construction-related criteria air pollutants are determined to have the potential to exceed SCAQMD's construction mass daily thresholds, the	A. Determine potential project construction emissions impact	During subsequent project-level environmental review	County Planning	County Planning; SCAQMD
	County shall require applicants for new projects that exceed those thresholds to incorporate appropriate measures to reduce or minimize air pollutant emissions during construction activities. New projects are required to comply with all applicable SCAQMD rules and regulations, including but not	B. Submit construction air quality modeling data to County Planning, if required	During subsequent project-level environmental review	Applicant	County Planning; SCAQMD
	limited to Rule 403 (Fugitive Dust), Rule 1113 (Architectural Coatings), and Rule 1403 (Asbestos Emissions from Demolition/Renovation Activities). Additional measures for projects that exceed SCAQMD's construction mass daily thresholds may include, but are not limited to, the following:	C. Determine which project-specific measures are feasible/required and incorporate into project	During subsequent project-level environmental review	Applicant; County Planning	County Planning
	Off-Road construction equipment with engines that are 50 horsepower or greater shall be rated by the USEPA as having Tier 4 emission limits or better	conditions of approval, as applicable			
(whichever is time of proje demonstrate equipment is feasible, alter and/or technachieve emissions colonies.)	(whichever is the cleanest technology available at time of project development). If it can be demonstrated to County Planning that such equipment is not commercially available or feasible, alternate emissions control devices and/or techniques used by the contractor shall achieve emissions reductions that are no less than	D. Incorporate required project- specific measure(s) on all applicable construction- related plans	Prior to issuance of a grading and/or building permit	Applicant; Construction contractor	County Planning; Public Works
	what could be achieved by a Level 4 diesel emissions control strategy for a similarly sized engine, as defined by the California Air Resources Board's regulations.	E. Implement required project-specific measure(s)	During construction	Applicant; Construction contractor	County Planning; Public Works; SCAQMDC

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	Use electric or alternative-fueled (i.e., non-diesel) construction equipment, if available and feasible, including but not limited to, concrete/industrial saws, pumps, aerial lifts, material hoist, air	F. Maintain log demonstrating compliance	During construction	Applicant; Construction contractor	County Planning; Public Works; SCAQMD
	compressors, forklifts, excavator, wheel loader, and soil compactors.	G. Provide appropriate	Prior to issuance of	Applicant; Construction	County Planning;
	Maintain records of all trucks associated with project construction activities to document that each truck used meets the required emission standards. The Applicant shall provide records for inspection within five business days of request by CARB, SCAQMD or County Planning.	verifying compliance with required project-specific measure(s)	documentation verifying scompliance with required project-specific grading and/or building permit; during construction specific construction	Public Works; SCAQMD	
	Provide electric vehicle (EV) charging stations or appropriately sized electrical infrastructure and electrical panels. Electrical hookups should be provided for trucks to plug in any onboard auxiliary equipment.				
	Provide temporary traffic controls such as a flag person, during all phases of significant construction activity to maintain smooth traffic flow, where necessary.				
	Provide dedicated turn lanes for the movement of construction trucks and equipment on- and off-site, where applicable.				
	Ensure vehicle traffic inside the project site is as far away as feasible from sensitive receptors.				
	Reduce traffic speeds on all unpaved roads to 15 miles per hour (mph) or less.				

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	Suspend all excavating and grading operations when wind speeds (as instantaneous gusts) exceed 25 mph.				
	Suspend use of all construction equipment that generate air pollutant emissions during first stage smog alerts.				
	Configure construction parking to minimize traffic interference.				
	Cover all trucks hauling dirt, sand, soil, or other loose materials.				
	Install wheel washers where vehicles enter and exit the construction site onto paved roads or wash off trucks and any equipment leaving the site for each trip.				
	Apply non-toxic soil stabilizers according to manufacturers' specifications to all inactive construction areas (previously graded areas inactive for ten days or more).				
	Replace ground cover in disturbed areas as quickly as possible to minimize dust.				
	Pave roads and road shoulders, where applicable.				
	Sweep streets at the end of the day with SCAQMD Rule 1186 and 1186.1 compliant sweepers if visible soil is carried onto adjacent public paved roads (recommend water sweepers that utilize reclaimed water).				
	Utilize only super-compliant volatile organic compound (VOC) paints for architectural coatings (0 grams per liter to less than 10 grams per liter VOC) during construction activities. If paints and coatings with VOC content of 0 grams/liter to less than 10				

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	grams/liter cannot be utilized, the application of architectural coatings shall be prohibited during the peak smog season: July, August, and September Prior to the issuance of a grading permit, the applicant shall provide the County with the construction contractor's inclusion of all required measures on applicable construction plans, including grading and/or building plans.				
Air Quality		A. Determine potential project operational emissions impact	During subsequent project-level environmental review	County Planning	County Planning; SCAQMD
		B. Submit operation air quality modeling data to County Planning, if required	During subsequent project-level environmental review	Applicant	County Planning; SCAQMD
		C. Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable	During subsequent project-level environmental review	Applicant; County Planning	County Planning

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	Institutional, and Commercial Boilers, Steam Generators, and Process Heaters). Additional measures for projects that exceed SCAQMD's operation mass daily thresholds may include, but are not limited to, the following:  Heavy-duty trucks shall, at minimum, have	D. Incorporate required project- specific measure(s) into appropriate construction- related plans	Prior to issuance of a building permit and/or Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works;
	2010 model year engines that meet CARB's 2010 engine emissions standards or newer model trucks with better emissions standards (whichever is the cleanest technology available at the time of project development).	E. Implement required project-specific measure(s)	During construction and/or operation	Applicant; Construction contractor	County Planning; Public Works; SCAQMD
	<ul> <li>Maintain records of all trucks associated with project operation to document that each truck used meets the required emission standards. The Applicant shall provide records for inspection within five business days of request by CARB, SCAQMD or County Planning.</li> <li>The daily number of truck trips allowed during project operation shall be limited to the levels analyzed in the subsequent, project-level environmental analysis for the project.</li> <li>Provide electrical infrastructure and electrical panels in conformance with Tier 2 CalGreen code, which should be appropriately sized. Electrical hookups shall be provided for truckers to plug in any onboard auxiliary equipment.</li> <li>Truck check-in points shall be located inside the project site to help avoid trucks queuing outside the site.</li> <li>Ensure truck traffic inside the project site is as far away as feasible from sensitive receptors.</li> </ul>	F. Provide appropriate documentation verifying compliance with required project- specific measure(s)	Prior to issuance of building permit and/or Certificate of Occupancy; during operation	Applicant; Construction contractor	County Planning; Public Works; SCAQMD

Environmental Factor	Mitigation	Act	ion Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	<ul> <li>Overnight truck parking near sensitive land uses shall be located on the project site.</li> </ul>					
	Prior to the issuance of a Certificate of Occupancy, the applicant shall provide the County with appropriate documentation verifying compliance with the required measures.					
Biological Resources  MM-4.4-1. Special-Status Plant Species. Dur subsequent project-level environmental revies County biologist, as appropriate, shall consider relevant information available for the propert applicable database search, site visit, and/of existing biological report) to determine potent project impacts to special-status plant species there is potential for special-status plants to impacted by proposed project activities, the biologist shall require applicants for new programment a survey report for special-status plant species to County Planning for review and applicated by the County biologist at the time of the survey determines that plant of the survey determines	MM-4.4-1. Special-Status Plant Species. During subsequent project-level environmental review, the County biologist, as appropriate, shall consider all relevant information available for the property (e.g., applicable database search, site visit, and/or	A.	Determine potential project- specific impacts to special-status plant species	During subsequent project-level environmental review	County Planning	County Planning
	existing biological report) to determine potential project impacts to special-status plant species. If there is potential for special-status plants to be impacted by proposed project activities, the County biologist shall require applicants for new projects to submit a survey report for special-status plant	B.	Conduct a survey for special-status plant species and submit report for review/approval, if required	During subsequent project-level environmental review	Applicant	County Planning
	submit a survey report for special-status plant species to County Planning for review and approval. The assessment shall be prepared by a qualified biologist and must include all required information specified by the County biologist at the time of the request. If the survey determines that plant will be impacted by proposed project activities, the County shall require applicants to incorporate appropriate measures to avoid or minimize those impacts.  Additional measures may include, but are not	C.	Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable	During subsequent project-level environmental review	Applicant; County Planning	County Planning

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	limited to, on or off-site preservation of the species within protected occupied habitat, or habitat restoration and enhancement activities in order to promote the continued existence of the species within the County.	D. Incorporate required project-specific measures into appropriate construction-related plans	Prior to issuance of a grading permit, building permit, and/or Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works
		E. Implement required project-specific measure(s)	During construction and/or prior to issuance of Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works
		F. Provide appropriate documentation verifying compliance with required project- specific measure(s)	Prior to issuance of Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works
Cultural Resources	MM-4.5-1. Historic Architectural Resources. During subsequent project-level environmental review, the County shall determine if any potential historical building, structure, or district is present; conduct records search from applicable data repositories; check GIS "Historical Resource" layer to identify properties listed in/eligible for listing in the National, California and/or County Registers; conduct site inspections, as appropriate; and consider all relevant information available for the property to determine its historical significance.	A. Determine potential project-specific impacts to a historical building, structure, or district	During subsequent project-level environmental review	County Planning	County Planning
		B. Submit Phase I and/or Phase II HRA for review/approval, if required	During subsequent project-level environmental review	Applicant	County Planning

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	If necessary, the County shall require applicants of new projects to submit a Phase I and/or Phase II Historic Resources Assessment (HRA) report to evaluate the significance of resources greater than 45 years of age. The report shall be prepared by an architectural historian meeting the Professional Qualification Standards of the Secretary of the Interior (SOI), in accordance with SOI standards and guidelines. The HRA shall include background,	C. Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable	During subsequent project-level environmental review	Applicant; County Planning	County Planning
	archival and historic research; site surveys; detailed physical description of identified resources; photographs; a historical significance evaluation in consideration of County, California Register of Historic Resources (CRHR), and National Register of Historic Places (NRHP) designation criteria and integrity requirements; an assessment of project impacts to historical resources; recommendations	D. Incorporate required project-specific measures into appropriate construction-related plans	Prior to issuance of a demolition permit, grading permit, building permit and/or Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works
	of mitigative treatment; and the preparation/recordation of the appropriate California Department of Parks and Recreation (DPR) 523 forms, as applicable.  If project impacts to historic architectural resources are potentially significant, the County shall require the project to incorporate appropriate measures to avoid or minimize those impacts. Additional measures may	E. Implement required project-specific measure(s)  sources are re the sto avoid or  E. Implement required project-specific building producing construction prior to issue of Certification.	Prior to issuance of grading and/or building permit; during construction; prior to issuance of Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works
	include, but are not limited to, the following:  If a future project involves alterations or modifications to historic architectural resources, the project design and proposed work shall conform to SOI standards for the Treatment of Historic Properties to reduce or avoid impacts to historic resources. The project applicant shall retain a qualified architectural historian to advise on the	F. Provide appropriate documentation verifying compliance with required project- specific measure(s)	Prior to issuance of grading permit, building permit, and/or Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works

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Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	final project design, recommend mitigative actions, specify performance standards, and oversee the construction activities related to the historical resources to ensure the project is constructed in compliance with specified mitigation performance standards and SOI standards.				
	If a future project involves the demolition or material impairment of an historical resource that cannot be mitigated through SOI Standards compliance, the project applicant shall submit an archival Historic American Building Survey (HABS), Historic American Engineering Record (HAER), or Historic American Landscape Survey (HALS) documentation, as appropriate, to the County for review and approval prior to the issuance of any grading permit. The HABS/HAER/HALS documentation shall be prepared by a qualified architectural historian and may include an architectural and historical narrative; archival drawings and/or measured drawings; and large-format photography. All reports resulting from implementation of this mitigation measure shall be submitted to County Planning and filed with the South Central Coastal Information Center (SCCIC).				
Cultural Resources	MM-4.5-2. Archaeological Resources. During subsequent project-level environmental review, the County shall consider all relevant information available for the property to determine potential project impacts to archaeological resources. If	A. Determine potential project impacts to archeological resources.	During subsequent project-level environmental review	County Planning	County Planning

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	necessary, the County shall require applicants for new projects to submit a Phase I Archaeological Report to identify and evaluate archaeological resources that may be impacted by the project. The report must be prepared by a qualified archaeologist meeting Professional Qualification Standards of the Secretary	B. Submit Phase I and/or Phase II Archeological Report for review/approval, if required	During subsequent project-level environmental review	Applicant	County Planning
	of the Interior (SOI), in accordance with SOI standards and guidelines. The report shall include archival search of historic records; records search of applicable data repositories, including CHRIS database; pedestrian surveys; identification of archaeological resources within or near the project site; assessment of potential project impacts to archaeological resources; recommendations for archaeological monitoring, if appropriate; and	C. Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable	During subsequent project-level environmental review	Applicant; County Planning	County Planning
	completion/recordation of the California Department of Parks and Recreation (DPR) 523 forms for all identified archaeological resources, as applicable. A Phase II Archaeological Report for testing and evaluation may be required based on the results and recommendations of the Phase I Report.  If project impacts to archaeological resources are	D. Incorporate required project- specific measures into appropriate construction- related plans	Prior to issuance of a grading permit and/or building permit	Applicant; Construction contractor	County Planning
	determined to be potentially significant, the County shall require the project to incorporate appropriate measures to avoid or minimize impacts to archaeological resources. Additional measures may include, but are not limited to, the following:  Archaeological Resources Work Plan. Prior to issuance of grading permit, project applicant shall retain a qualified archaeologist meeting SOI's Professional Qualification Standards to prepare and	E. Implement required project-specific measure(s)	Prior to issuance of grading and/or building permit; during construction; prior to issuance of Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	submit an Archaeological Resources Work Plan (ARWP) to the County for review and approval. The purpose of this plan is to document actions and procedures to be followed by the project to avoid or minimize impacts to archaeological resources. If potential impacts to tribal cultural resources are identified during project level review (e.g., records search, archaeological reports, AB 52 consultation), the ARWP shall also address tribal cultural resources, in consultation with local Native American tribes. The ARWP shall include, but is not limited to, the following elements:	F. Provide appropriate documentation verifying compliance with required project- specific measure(s).	Prior to issuance of grading and/or building permit; during construction; prior to issuance of Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works
	<ul> <li>A description of the roles and responsibilities of the archaeologist, the reporting relationships between construction managers and the archaeologist, and the notification procedures.</li> <li>Maps identifying locations where archaeological and/or Native American monitoring is required; duration of monitoring; and documentation of monitoring activities, including daily log of monitoring activities, location and results.</li> <li>Detailed procedures to follow if cultural resources are inadvertently discovered during construction, including stop-work requirement within a 50-foot radius of the find; documentation of all recovered resources on California Department of Parks and Recreation 523 forms; and inspection and evaluation of the resource for listing in the national, state, and local register.</li> </ul>				

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	<ul> <li>Detailed plan for the collection of archaeological data, including sampling techniques and data management protocols.</li> <li>Methodology for testing and evaluation of archaeological resources encountered.</li> <li>Detailed treatment plan to avoid or minimize impacts to significant archaeological resources, including preservation and/or data recovery to the satisfaction of County Planning.</li> <li>Detailed plan for reporting recovered resources and treatment results, including submission of reports to applicable agencies.</li> <li>Construction Worker Archaeological Resources Sensitivity Training. Prior to the commencement of project ground-disturbing activities, a qualified archaeologist shall present an archaeological resources sensitivity training to project construction personnel. A minimum of two weeks before the training session, the archaeologist shall invite interested Tribes to participate in and present Native American perspectives during the training sessions. The archaeologist shall inform construction personnel about the types of cultural resources that could be encountered; the proper procedures to follow in the event of an archaeological discovery; potential penalties for failing to adhere to applicable laws and regulations; and confidentiality of discoveries. Project applicant shall provide the training agenda, materials and attendance records to the County within five business days of request.</li> <li>Archaeological Resources Monitoring. During</li> </ul>				
	grading and excavation activities, a qualified				

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	Archaeological Monitor shall be present to monitor ground-disturbing activities in accordance with the ARWP. Should archaeological resources be encountered, the Archaeological Monitor shall have the authority to halt ground-disturbing activities and immediately notify the Archaeologist of the find. The Archaeologist shall implement the evaluation and mitigation protocols described in the ARWP.				
	In the event Native American archaeological resources are encountered during construction, Native American monitoring shall be provided thereafter for any ground-disturbing activities. However, if impacts to tribal cultural resources are determined potentially significant during project level review, a Native American Monitor shall be required at the outset to monitor all ground-disturbing activities. The Archaeologist and/or Native American Monitor shall prepare a final report documenting all recovered archaeological resources, the significance of the resources, and the treatment of the recovered resources to the County, SCCIC, and NAHC (if applicable).				
	Archaeological Resources Discoveries. If archaeological resources are encountered during construction, all ground-disturbing activities shall cease within 50 feet of the find. The Archaeologist can determine, based on the initial assessment of the discovery, whether the 50-foot buffer may be reduced. The Archaeologist shall evaluate the recovered archaeological resources for significance. If the resource is found significant pursuant to CEQA, avoidance and preservation in place shall be the preferred manner of mitigating impacts. If avoidance is				

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	infeasible, the Archaeologist shall develop and oversee the execution of a Phase III Archaeological Resources Data Recovery and Treatment Plan. The plan shall include: a detailed research design; justification for data recovery or other treatment methods depending on the nature of the resource's eligibility; excavation methodology; and, reporting and curation requirements. The archaeologist shall prepare a final report that includes documentation of all recovered resources, a full evaluation of their significance, and treatment of the recovered resources.				
	When assessing significance and developing treatment for recovered resources that are Native American in origin, the County shall consult and coordinate with local Native American tribes. The County shall consider tribal preferences when making a determination on the disposition of Native American archaeological resources, which may include curation at an accredited or nonaccredited repository; onsite or offsite reburial; and/or donation to a local tribe or public, nonprofit institution with a research interest in the materials, or local school or historical society in the area for educational purposes.				
	The project applicant shall curate all significant historic- period archaeological material, or portions thereof at the recommendation of the Archaeologist and approval by the County, at a repository accredited by the American Association of Museums that meets the standards outlined in 36 CFR Section 79.9. If no accredited repository accepts the collection, then the project applicant may curate it at a nonaccredited repository as long				

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	as it meets the minimum standards set forth in 36 CFR Section 79.9. If neither an accredited nor a nonaccredited repository accepts the collection, then the project applicant may offer the collection to a public, nonprofit institution with a research interest in the materials, or to a local school or historical society in the area for educational purposes.				
	All reports resulting from implementation of this measure shall be completed and submitted to County Planning for review and approval and filed with the South Central Coastal Information Center (SCCIC).				
Cultural Resources	MM-4.5-3. Paleontological Resources. During subsequent project-level environmental review, the County shall require applicants for new projects to retain a Qualified Paleontologist to conduct a Natural History Museum of Los Angeles County	A. Determine potential project impacts to paleontological resources	During subsequent project-level environmental review	Applicant	County Planning
	(NHMLA) records search to determine the potential for project impacts to paleontological resources. If necessary, the County shall require applicants for new projects to submit a Paleontological Resources Assessment Report that is prepared by a Qualified Paleontologist meeting the Society of Vertebrate Paleontology (SVP 2010) standards. The report shall include methods and results of the	B. Submit NHMLA records search and (if required) Paleontological Resources Assessment Report for review/approval	During subsequent project-level environmental review	Applicant	County Planning

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	paleontological resources assessment, including review of geological map and paleontological literature; records search through appropriate fossil repositories, including the NHMLA; pedestrian surveys if exposed ground exists within the project site that is underlain by a geologic unit with High or Undetermined Paleontological Resources Sensitivity or Potential or as required by the Qualified Paleontologist; and, if necessary,	C. Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable	During subsequent project-level environmental review	Applicant; County Planning	County Planning
	recommendation for monitoring requirements (including depths, frequency, and reporting) with maps that outline where monitoring is required within the project site. Monitoring shall follow SVP (2010) Guidelines: no monitoring of ground-disturbing activities within units of Low or No Paleontological Resources Sensitivity or Potential	D. Incorporate required project- specific measure(s) into appropriate construction- related plans)	Prior to issuance of a grading permit and/or building permit	Applicant; Construction contractor	County Planning
	and monitoring of all ground-disturbing activities (with depths specified) within units of High Paleontological Resources Sensitivity or Potential, unless the Qualified Paleontologist's report identifies previous disturbances or the use of construction methods which do not warrant monitoring. For project sites underlain by geological units with Undetermined Paleontological Resources Sensitivity or Potential, monitoring shall occur at the initiation of excavation if the qualified	E. Implement required project-specific measure(s)	Prior to issuance of grading and/or building permit, during construction, and/or prior to issuance of Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	paleontologist deems it necessary based on preconstruction surveys and literature review. The report also shall stipulate whether screen washing is necessary to recover small specimens following SVP (2010) Guidelines and determine whether unique geologic features are present onsite.  If project impacts to paleontological resources are determined to be potentially significant, the County shall require the project to incorporate appropriate measures to avoid or minimize impacts to paleontological resources. Additional measures may include, but are not limited to, the following:  Paleontological Resources Recovery Plan. If paleontological resources are discovered during earthmoving activities, a Qualified Paleontologist meeting Society of Vertebrate Paleontology (SVP 2010) standards shall prepare and submit a Paleontological Resources Recovery Plan (PRRP) to the County for review and approval. The recovery plan shall include, but is not limited to, sampling and fossil recovery procedures, museum curation for any scientifically significant specimen recovered, and a report of findings.  Recommendations in the recovery plan as approved by the County shall be implemented before construction activities can resume at the site where the paleontological resources were discovered.  All reports and plans resulting from implementation of this measure shall be submitted to County Planning and filed with the NHMLA.	F. Provide appropriate documentation verifying compliance with required project-specific measure(s).	Prior to issuance of grading and/or building permit, during construction, and prior to issuance of Certificate of Occupancy.	Applicant; Construction contractor	County Planning; Public Works

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	<ul> <li>Construction Worker Paleontological Resources Sensitivity Training. Prior to the commencement of project ground-disturbing activities, a Qualified Paleontologist shall present a paleontological resources sensitivity training (or may be provided via digital recording) to project construction personnel. The paleontologist shall inform construction personnel about the laws protecting paleontological resources; the types of paleontological resources that could be encountered; the proper procedures to follow in the event of a paleontological discovery; and safety precautions to be taken when working with paleontological monitors. The project applicant shall provide the training agenda, materials, and attendance records to the County within 5 business days of request.</li> <li>Paleontological Monitoring. During grading and excavation activities, a qualified Paleontological Monitor shall be present to monitor the earthmoving activities in accordance with the project paleontological assessment report or the PRRP. Should paleontological resources be encountered, the Paleontological Monitor shall have the authority to halt ground-disturbing activities; and immediately notify the Paleontologist of the find; and inspect, document, and salvage the find as necessary. The Qualified Paleontologist shall prepare and submit a final report summarizing monitoring results to the County and NHMLA.</li> <li>Paleontological Resources Discoveries Protocols. If fossils are discovered during</li> </ul>				

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	earthmoving activities, the Paleontological Monitor shall be authorized to halt the ground-disturbing activities within an appropriate buffer area determined by the Paleontological Monitor. The paleontologist shall implement the PRRP and oversee the collection of sediment samples and exposed fossils for processing and evaluation. Any fossils encountered and recovered shall be prepared to the point of identification, catalogued, and curated at a public, nonprofit institution with a research interest in the material and with retrievable storage, such as the Natural History Museum of Los Angeles County, if such an institution agrees to accept the fossils. Accompanying notes, maps, and photographs shall also be filed at the repository. If no institution accepts the fossil collection, it may be donated to a local school or other interested organization in the area for educational purposes. The paleontologist shall prepare a final report on the collected fossils. The report shall contain an appropriate description of the fossils, treatment, and curation. A copy of the report shall be filed with the County and NHMLA along with field notes and any other supporting documentation.				
Hazards and Hazardous Materials	MM-4.9-1. Environmental Site Assessment (ESA).  During subsequent project-level environmental review, the County shall consider all relevant information available for the property (e.g., applicable database search, site visit, past and	A. Determine potential project impacts related to hazards.	During subsequent project-level environmental review	County Planning	County Planning

Environmental Factor	Mitigation	Acti	on Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	present land uses on the property, and/or existing site investigations) to determine potential project impacts related to hazards. If review of relevant information, including past and present land use on the property, identifies potential impacts related to hazards, the County shall require project applicants to retain a qualified hazardous materials specialist	B.	Submit Phase I ESA and/or Phase II ESA, if required	During subsequent project-level environmental review	Applicant	County Planning; Public Works; LACFD (Health Hazardous Materials Division)
	to prepare a Phase I Environmental Site Assessment (ESA) in accordance with American Society for Testing Materials (ASTM) Standard E- 1527-21. Any and all recognized environmental conditions (RECs) identified in the Phase I ESA shall be investigated through completion of a Phase II ESA in accordance with ASTM Standard 1903-19. The Phase II ESA shall compare sampling results to regulatory screening levels for applicable contaminants. If concentrations exceed current screening levels, the Applicant shall consult with the applicable environmental agency(ies) (e.g., CalEPA, DTSC, RWQCB, County Fire Department) to	C.	Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable	During subsequent project-level environmental review	Applicant; County Planning	County Planning; Public Works; LACFD (Health Hazardous Materials Division); Other applicable agencies (e.g.,CalEPA, DTSC, RWQCB)
	determine any requirements for additional investigations and/or restrictions on site development based on the Applicant's development proposal.  If remediation activities are required, all remediation shall be conducted to the satisfaction of the overseeing environmental agency(ies) in compliance with all applicable state and local regulations. Prior to the issuance of a grading or building permit, the Applicant shall provide the	D.	Incorporate required project- specific measures into appropriate construction- related plans	Prior to issuance of grading and building permit	Applicant; Construction contractor	County Planning; Public Works; LACFD (Health Hazardous Materials Division); Other applicable agencies
	County Department of Public Works, Building and Safety and County Planning with written documentation from the overseeing environmental agency that states the proposed site development	E.	Implement required project- specific measure(s)	Prior to issuance of grading and/or building permit; during	Applicant; Construction contractor	County Planning; Public Works; LACFD (Health Hazardous

Environmental Factor	Mitigation	Acti	on Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	is safe and would not significantly impact the health and safety of construction workers, adjacent sensitive receptors, or future occupants on the site.			construction; prior to issuance of Certificate of Occupancy		Materials Division); Other applicable agencies
		F.	Provide appropriate documentation verifying compliance with required project- specific measure(s)	Prior to issuance of grading and/or building permit; during construction; prior to issuance of Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works; LACFD (Health Hazardous Materials Division)
Noise	MM-4.13-1. Commercial/Industrial/Mixed- Use/Accessory Commercial Units (ACUs) Operational Noise. Prior to issuance of a building permit for any future commercial, industrial, mixed- use, or ACU development projects that are located	A.	Determine potential project operational noise impacts	During subsequent project-level environmental review	County Planning	DPH; County Planning
	within 500 feet of sensitive receptors, project applicants shall submit a noise mitigation plan to Los Angeles County Department of Public Health (DPH) for review and approval. The noise mitigation plan shall be prepared by a sound engineer and be sufficient for DPH to make a determination of whether the project will be in compliance with all applicable County Noise standards and regulations. At minimum, the noise mitigation plan shall include	B.	Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable	During subsequent project-level environmental review	Applicant; County Planning	County Planning; DPH; Public Works

Environmental Factor	Mitigation	Acti	on Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	the following information: a list of all electro- mechanical equipment (HVAC, refrigeration systems, generators, etc.) that will be installed at the project site; sound level that would be produced by each equipment; noise-reduction measures, as necessary; and sufficient predictive analysis of project operational noise impact. All noise- reduction measures approved by DPH shall be incorporated into the project building plans and be	C.	Require Noise Mitigation Plan if commercial/indu strial/mixed- use/ACUs are proposed within 500 feet of sensitive receptors			
	<ul> <li>implemented during project construction. Potential noise-reduction measures may include, but are not limited to, the following:</li> <li>Install permanent noise-occluding shrouds or screens on operating equipment</li> </ul>	D.	Incorporate required project- specific measures into building plan	Prior to issuance of building permit	Applicant; Construction contractor	DPH; County Planning; Public Works
	<ul> <li>Maintain all equipment and noise control features in accordance with the manufacturer's specifications</li> <li>Orient equipment vents and other sources of sound emissions away from noise-sensitive receptors and/or behind structures, containers,</li> </ul>	E.	Implement required project- specific measure(s)	Prior to issuance of building permit; during construction; during operation	Applicant; Construction contractor	DPH; County Planning
	<ul> <li>or natural features</li> <li>Increase distance between the operating equipment and the noise-sensitive receptor(s) of concern, to the maximum extent feasible</li> <li>Install portable sound-occluding barriers to attenuate noise between the source(s) and the noise-sensitive receptor(s)</li> <li>This mitigation measure shall be superseded once a Countywide noise ordinance goes into effect that establishes operational noise standards for noise-reduction measures that ensures project operational noise compliance with the County of Los Angeles Noise Ordinance standards (i.e., LACC</li> </ul>	F.	Provide appropriate documentation verifying compliance with required project- specific measure(s)	Prior to issuance of building permit and/or Certificate of Occupancy	Applicant; Construction contractor	DPH; County Planning

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	12.08.440) for development projects within the Metro Area Plan.					
Noise	MM-4.13-2. Construction Noise. Construction Noise. Applicants for future development projects that are within 500 feet of sensitive receptors (e.g., residences, hospitals, schools) shall submit a noise study to DPH for review and approval prior to	A.	Determine potential project construction noise impacts	During subsequent project-level environmental review	County Planning	DPH; County Planning
	issuance of a grading or building permit. The study shall include noise-reduction measures, if necessary, to ensure project construction noise will be in compliance with the County of Los Angeles Noise Ordinance standards (i.e., LACC 12.08.440). All noise-reduction measures approved by DPH shall be incorporated into appropriate construction-related plans (e.g., demolition plans, grading plans and building plans) and implemented during construction activities. Potential noise-reduction measures may include, but are not limited to, the following: <ul> <li>Install temporary sound barriers for construction activities that occur adjacent to</li> </ul>	B.	Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable Require noise study if project construction will occur within 500 feet of sensitive receptors	During subsequent project-level environmental review	County Planning	DPH; County Planning
<ul> <li>Equip comufflers, vibration Control T</li> <li>Limit non equipme</li> <li>This mitigation a Countywide establishes of</li> </ul>	occupied noise-sensitive receptors  Equip construction equipment with effective mufflers, sound-insulating hoods or enclosures, vibration dampers, and other Best Available Control Technology (BACT)  Limit non-essential idling of construction equipment to no more than five minutes per hour	D.	Incorporate required project- specific measures into appropriate construction- related plans	Prior to issuance of demolition, grading, and/or building permit	Applicant; Construction contractor	DPH; County Planning
	This mitigation measure shall be superseded once a Countywide noise ordinance goes into effect that establishes construction noise standards for noise- reduction measures that ensures project	E.	Implement required project- specific measures	During construction	Applicant; Construction contractor	DPH; County Planning

Environmental Factor	Mitigation	Act	ion Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	construction noise compliance with the County of Los Angeles Noise Ordinance standards (i.e., LACC 12.08.440) for development projects within the Metro Area Plan.	F.	Provide appropriate documentation verifying compliance with required project- specific measure(s)	Prior to issuance of demolition, grading, and/or building permit; during construction	Applicant; Construction contractor	DPH; County Planning; Public Works
Noise	MM-4.13-3. Construction Vibration. For future development projects that utilize vibration-intensive construction equipment (e.g., pile drivers, jack hammers, and vibratory rollers) within 500 feet of sensitive receptors, the project applicant shall	A.	Determine potential project construction vibration impacts	During subsequent project-level environmental review	County Planning	DPH; County Planning
	submit a vibration impact evaluation to DPH for review and approval prior to issuance of a grading or building permit. The evaluation shall include a list of project construction equipment and the associated vibration levels and a predictive analysis of potential project vibration impacts. If construction-related vibration is determined to be perceptible at vibration-sensitive uses (i.e., exceed the County's standard of 0.01 inches per second RMS vibration velocity [within the range of 1 to 100 Hz frequency]), project-specific measures shall be required to ensure project compliance with vibration standards. All project-specific measures approved by DPH shall be incorporated into appropriate construction-related plans (e.g., demolition plans, grading plans and building plans) and implemented during project construction.  Examples of equipment vibration source-to-receptor distances within which impact evaluation should	В.	Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable  Require vibration impact evaluation for projects that will utilize vibration-intensive construction equipment within 500 feet of sensitive receptors	During subsequent project-level environmental review	County Planning	DPH; County Planning

Environmental Factor	Mitigation	Act	ion Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	occur vary with equipment type (based on FTA reference vibration information) and are as follows:  ■ Jackhammer – 23 feet  ■ Dozer, hoe-ram, drill rig, front-end loader, tractor, or backhoe – 43 feet  ■ Roller (for site ground compaction or paving) – 75 feet	C.	Incorporate required project-specific measures into appropriate construction-related plans	Prior to issuance of grading and/or building permit	Applicant; Construction contractor	DPH; County Planning
	Impact pile driving – 280 feet  This mitigation measure shall be superseded once a Countywide groundborne vibration ordinance goes into effect that establishes construction	D.	Implement required project- specific measure(s)	During construction	Applicant; Construction contractor	DPH; County Planning
	groundborne vibration standards for vibration-reduction measures that ensures project construction groundborne vibration compliance with the County of Los Angeles standard of 0.01 inches per second RMS vibration velocity (within the range of 1 to 100 Hz frequency) for development projects within the Metro Area Plan.	E.	Provide appropriate documentation verifying compliance with required project- specific measure(s)	Prior to issuance of grading and/or building permit; during construction	Applicant; Construction contractor	DPH; County Planning
Tribal Cultural Resources	MM-4.18-1. Tribal Cultural Resources. During subsequent project-level environmental review, the County shall obtain a Native American Heritage Commission (NAHC) Sacred Land Files Search, as appropriate, and comply with all applicable requirements of AB 52. Pursuant to AB 52, the County shall provide formal notification of the project to designated contact of each traditionally and culturally affiliated California Native American tribe that has requested notice. The County shall begin the consultation process within 30 days after	A.	Determine potential project impacts to tribal cultural resources, conduct NAHC Sacred Land Files Search and comply with applicable AB 52 requirements	During subsequent project-level environmental review	County Planning	County Planning

Environmental Factor	Mitigation	Act	ion Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
	receiving a tribe's request for consultation. The County shall consider all relevant information available for the property to identify potential tribal cultural resources in the project area, evaluate the project's potential impacts to tribal cultural resources, and mitigate those potential impacts.  If project impacts to tribal cultural resources are determined to be potentially significant, the County shall require the project to incorporate appropriate measures to avoid or minimize impacts to tribal cultural resources, including but not limited to, the measures recommended in Public Resources Code Section 21084.3, tribal monitoring, or other alternative measures identified in consultation with the California Native American tribe.  If an archaeological resource that is Native American in origin is identified in the preparation of a Phase I Archaeological Report (see MM-4.5-2) or Native American archaeological resources are	В.	Determine which project-specific measures are feasible/required and incorporate into project conditions of approval, as applicable	During subsequent project-level environmental review	Applicant; County Planning	County Planning
		C.	Incorporate required project- specific measures into appropriate construction - related plans	Prior to issuance of a grading permit, building permit, and/or Certificate of Occupancy	Applicant; Construction contractor	County Planning
		D.	Implement required project- specific measure(s)	During construction	Applicant; Construction contractor	County Planning; Public Works
encountered during construction, the County shall consult and coordinate with the California Native American Tribal representatives who are traditionally or culturally affiliated with the geographic area of the development project to evaluate and mitigate impacts in accordance with the requirements set forth in MM-4.5-2.	E.	Provide appropriate documentation verifying compliance with required project- specific measure(s)	Prior to issuance of grading and/or building permit; during construction; prior to issuance of Certificate of Occupancy	Applicant; Construction contractor	County Planning; Public Works	

Environmental Factor	Mitigation	Action Required	When Monitoring to Occur	Responsible Agency or Party	Monitoring Agency or Party
Mitigation Compliance	Project applicants shall be responsible for complying with all Project mitigation measures throughout the lifetime of the Project. As a means of ensuring compliance of the above mitigation measures, Project applicants and subsequent owner(s) are responsible for submitting an annual mitigation compliance report to the Los Angeles County Department of Regional Planning for review. Project applicants shall provide a copy of all applicable mitigation measures and associated agency clearances. Project applicants shall replenish the mitigation monitoring account as necessary until such time as all mitigation measures have been implemented and completed.	A. Establish a mitigation monitoring account and deposit applicable fees	Prior to issuance of grading or building permit, whichever occurs first	Applicant	County Planning
		B. Provide a copy of applicable mitigation measures and clearances	At the time of request of any future approvals and/or permits	Applicant	County Planning
		C. Submit an annual mitigation compliance report	Annually until all mitigation measures have been implemented and completed	Applicant	County Planning
		D. Replenish mitigation monitoring account, as required	During mitigation monitoring	Applicant	County Planning

#### Notes

<sup>&</sup>quot;Construction-related plans" refers to demolition plans, building plans, grading plans, and/or architectural design plans, as appropriate for individual projects in accordance with County requirements.

# 4.1 List of Acronyms

Acronym/Abbreviation	Definition
ACU	Accessory Commercial Units
ARWP	Archaeological Resources Work Plan
ASTM	American Society for Testing Materials
BACT	Best Available Control Technology
CalEPA	California Environmental Protection Agency
CARB	California Air Resources Board
CFR	Code of Federal Regulations
County Planning	Los Angeles County Department of Regional Planning
CRHR	California Register of Historic Resources
DPH	Los Angeles County Department of Public Health
DPR	California Department of Parks and Recreation
DTSC	Department of Toxic Substances Control
ESA	Environmental Site Assessment
EV	Electric vehicle
FTA	Federal Transit Administration
GIS	Geographic information system
HABS	Historic American Building Survey
HAER	Historic American Engineering Record
HALS	Historic American Landscape Survey
HVAC	Heating and ventilation system
HRA	Historic Resources Assessment
Hz	Hertz
LACC	Los Angeles County Code
LACFD	Los Angeles County Fire Department
MMRP	Mitigation Monitoring and Reporting Program
MPH	Miles-per hour
NAHC	Native American Heritage Commission
NHMLA	Natural History Museum of Los Angeles County
NRHP	National Register of Historic Places
NOx	Oxides of nitrogen
PRRP	Paleontological Resources Recovery Plan
Public Works	Los Angeles County Department of Public Works
RECs	Recognized environmental conditions
RMS	Root mean square
RWQCB	Regional Water Quality Control Board
SCAQMD	South Coast Air Quality Management District
SCCIC	South Central Coastal Information Center
SOI	Secretary of Interior
SVP	Society of Vertebrate Paleontology
USEPA	U.S. Environmental Protection Agency
VOC	Volatile organic compound



# LOS ANGELES COUNTY DEPARTMENT OF REGIONAL PLANNING