Final Program Environmental Impact Report Blueprint SD Initiative, Hillcrest Focused Plan Amendment, and University Community Plan Update and Local Coastal Program Update

SCH No. 2021070359 July 12, 2024

Subsequent to the finalization of the Program Environmental Impact Report (PEIR) for the Blueprint SD Initiative, Hillcrest Focused Plan Amendment to the Uptown Community Plan, and University Community Plan Update and Local Coastal Program Update (hereinafter referred to as the "project"), dated July 11, 2024, additional edits were made to correct factual inaccuracies or typographical errors, or to provide clarifying information in the Final PEIR. The following revisions to the Final PEIR have been made and are reflected in double strike out/double underline format.

In accordance with the California Environmental Quality Act (CEQA) Guidelines Section 15088.5, the addition of new information that clarifies, amplifies, or makes insignificant modification does not require recirculation of an Environmental Impact Report (EIR). An EIR need only be recirculated when new information discloses that: 1) a new significant environmental impact would result from the project or from a new mitigation measure proposed to be implemented; 2) a substantial increase in the severity of an environmental impact would result unless mitigation measures are adopted that reduce the impact to a level of insignificance; 3) 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 proponents decline to adopt it; or 4) the draft EIR was so fundamentally and basically inadequate and conclusory in nature that meaningful public review and comment were precluded. The corrections listed below do not result in any new or a substantial increase in the severity of the impacts identified in the Final PEIR, and do not affect the conclusions of the environmental analysis contained within the Final PEIR. Therefore, in accordance with CEQA Guidelines Section 15088.5, recirculation of the Final PEIR is not required.

Corrections:

- Five letters of comment were received from organizations and individuals during the public review period (March 14, 2024, to April 29, 2024) of the Draft PEIR; however, the letters of comment were not sent to the email address listed on the Notice of Completion for the Draft PEIR, and were not received by City Planning Department Environmental Review Section staff until after the distribution of the Final PEIR on July 11, 2024. The letters and responses are included herein as pages Errata-3 through Errata-30.
- 2. Chapter 4.14, Transportation, Section 4.14.6.2 Vehicle Miles Traveled, on page 4.14-26, is revised as follows:

MM-TRANS-2 – Community Plan Updates

Future community plan updates shall demonstrate that future residential and nonresidential VMT levels are below the City's CEQA Significance Determination Thresholds on a Citywide basis, with the <u>full</u> implementation of the SANDAG Regional Plan.

3. Chapter 4.18, Wildfire, Section 4.18.6 Mitigation, Monitoring and Reporting, on page 4.18-38, is revised as follows:

MM-FIRE-2 Wildfire Safety Policies and Regulation Compliance

Future projects shall be required to demonstrate consistency with the City's applicable regulatory and policy framework including:

- The latest update to the Fire Code (SDMC Sections 55.0101 through 55.9401), including requirements for adequate fire access and specifications for when two separate fire apparatus access roads are required.
- The latest update to the City's building regulations (SDMC Chapter 14, Article 5) including acceptable construction materials for development near open space (SDMC Chapter 14, Article 5, Division 7).
- The City's Brush Management Regulations (SDMC Section 142.0412) and Landscape Standards, adopted as part of the Land Development Manual.

For discretionary projects with a higher level of wildfire or evacuation risk <u>due to site and/or project</u> <u>specific factors</u>, as determined by the City, additional analysis demonstrating consistency with the California Office of the Attorney General issued guidance outlining best practices for analyzing and mitigating wildfire impacts of development projects under CEQA may be required.

4. Chapter 9, Mitigation Monitoring and Reporting Program, Table 9-1, Mitigation Monitoring and Reporting Program, is revised as follows:

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April 29, 2024

The City of San Diego City of San Diego Planning Department Attn: Rebecca Malone 9485 Aero Drive, MS 413 San Diego, California 92123 Via Electronic Mail blueprintsd@sandiego.gov

RE: <u>Blueprint SD, Draft General Plan Amendment, and Environmental Impact Report</u> Environmental Groups Comments

Dear Ms. Malone:

Please accept the following comments regarding the Draft General Plan Amendment, Blueprint SD ("Blueprint SD"), Hillcrest Focused Plan Amendment, and University Community Plan Update (collectively "Project") draft environmental impact report ("DEIR") on behalf of Coastal Environmental Rights Foundation ("CERF"), San Diego Coastkeeper, Environmental Center of San Diego, and Climate Action Campaign (collectively "Environmental Groups"). CERF is dedicated to the preservation, protection, and defense of the environment, the wildlife, and the natural resources of the California Coast. San Diego Coastkeeper works to protect and restore the waters of the San Diego region through water quality monitoring, advocacy, education, community engagement, and enforcement. The Environmental Center of San Diego's goal is to protect and enhance the natural environment of San Diego through education, activism and direct action. The non-profit organization works to promote healthy natural systems in San Diego by inspiring a deeper understanding and appreciation of positive environmental change and advocacy while working to improve the quality of life and economic vitality of our community. Climate Action Campaign is a nonprofit organization based in San Diego with a simple mission: stop the climate crisis through effective and equitable policy action.

As detailed below, the DEIR fails to appropriately analyze the Project's impact on Greenhouse Gas ("GHG") emissions, ensuring the City of San Diego ("City") will fail to meet its GHG reduction goals, successfully implement its CAP, and mitigate GHG impacts at the individual project level.

A. CEQA Carries a Strong Presumption in Favor of an EIR

The CEQA presumption in favor of the preparation of EIRs is reflected in the "fair argument" standard, under which an agency must prepare an EIR whenever substantial evidence in the record supports a fair argument that a project may have a significant effect on

O17-1

Blueprint SD Environmental Groups Comments April 29, 2024 Page 2 of 11

the environment.¹ An EIR must be prepared for any project that "may have a significant effect on the environment."²

"Significant effect upon the environment" is defined as "a substantial or potentially substantial adverse change in the environment."³ A project "may" have a significant effect on the environment if there is a "reasonable probability" that it will result in a significant impact.⁴ If substantial evidence shows any aspect of the project may result in a significant impact on the environment, an EIR must be prepared even if the overall effect of the project is beneficial.⁵

This standard sets a low threshold for preparation of an EIR.⁶ If substantial evidence in the record supports a fair argument that the project may have a significant environmental effect, the lead agency must prepare an EIR even if other substantial evidence before it indicates the project will have no significant effect.⁷

As detailed below, the DEIR fails to disclose and adequately mitigate significant GHG impacts. The DEIR must therefore be revised.

B. The DEIR fails to Adequately Analyze and Disclose the Project's GHG Emissions.

An EIR must contain a good faith, reasonable effort to fully disclose to the public potential environmental impacts and mitigation measures.⁸ As to GHGs, the lead agency must, to the extent possible, use scientific and factual data to "describe, calculate, or estimate the amount of greenhouse gas emissions resulting from a project."⁹ To meaningfully disclose the

O17-2 cont.

017-4

¹ Quail Botanical Gardens Found., Inc. v City of Encinitas (1994) 29 Cal. App. 4th 1597, 1602; Friends of "B" St. v City of Hayward (1980) 106 Cal. App. 3d 988, 1002.

² Pub. Res. Code §21151; No Oil, Inc. v City of Los Angeles (1974) 13 Cal. 3d 68, 75.

³ Pub. Res. Code §21068; 14 Cal. Code Regs. §15382.

⁴ No Oil, Inc. v City of Los Angeles, 13 Cal. 3d at 83 n16; Sundstrom v County of Mendocino (1988) 202 Cal. App. 3d 296, 309.

⁵ 14 Cal. Code Regs. §15063(b)(1).

⁶ Consolidated Irrig. Dist. v City of Selma (2012) 204 Cal. App. 4th 187, 207; Nelson v County of Kern (2010) 190 CA4th 252; Pocket Protectors v City of Sacramento (2004) 124 Cal. App. 4th 903, 928; Bowman v City of Berkeley (2004) 122 Cal. App. 4th 572, 580; Citizen Action to Serve All Students v Thornley (1990) 222 Cal. App. 3d 748, 754; Sundstrom v County of Mendocino (1988) 202 Cal. App. 3d 296, 310.

⁷ Save the Agoura Cornell Knoll v City of Agoura Hills (2020) 46 Cal. App. 5th 665, 689, 696; Georgetown Preservation Soc'y v County of El Dorado (2018) 30 Cal. App. 5th 358, 373; Jensen v City of Santa Rosa (2018) 23 Cal. App. 5th 877, 886; Clews Land & Livestock v City of San Diego (2017) 19 Cal. App. 5th 161,

^{183;} Stanislaus Audubon Soc'y, Inc. v County of Stanislaus (1995) 33 Cal. App. 4th 144, 150; Brentwood Ass'n for No Drilling, Inc. v City of Los Angeles (1982) 134 Cal. App. 3d 491; Friends of "B" St. v City of Hayward (1980) 106 CA3d 988; See also, 14 Cal. Code Regs. §15064(f)(1).

⁸ CEQA Guidelines Section 15151.

⁹ CEQA Guidelines Section 15064.4.

Blueprint SD Environmental Groups Comments April 29, 2024 Page 3 of 11

Project's GHG impact, a quantitative analysis of Project and baseline emissions must be disclosed.¹⁰

The Project includes a General Plan amendment, University Community Plan Update, and Hillcrest Focused Plan Amendment to the Uptown Community Plan. Though the Environmental Groups applaud the City's attempt to increase density in areas within Transit Priority Areas ("TPAs") and potential TPAs, without full disclosure of the Project's impacts, current and future residents will bear the brunt of impacts without the benefit of mitigation. As intended, the Project will result in substantial urban growth:¹¹

Residentia	al Bulldout - A	and the second se	able 3-1 posed Hillcrest FPA	/Uptown Commi	inity Plan
Land Use Category	Existing Units	Adopted Uptown Community Plan Units	Proposed Uptown Community Plan Units with the Hillcrest FPA	Change from Existing	Change from Adopted Plan
Multi-family	15,499	27,703	44,921	29,422	17,218
Single-family	7,684	7,897	7,897	213	0
Grand Total	23,183	35,600	52,818	29,635	17,218

Source: City of San Diego 2023

Note: Source for existing units is SANDAG; Reported data is for overall Uptown Community Plan units.

Table 3-5 Residential Buildout – Adopted and Proposed Community Plan					
Land Use Category	Existing Units	Adopted Plan Units	Proposed CPU Units	Change from Existing	Change from Adopted Plan
Multi-family	21,790	23,220	52,220	30,430	29,000
Single-family	4,730	4,780	4,780	50	0
Grand Total	26,520	28,000	57,000	30,480	29,000
CPU = Communi Source: City of S Note: Existing ur Report.		vember 2020 Unive	ersity Community Pla	an Update Adopte	d Plan Buildout

O17-4 cont.

¹⁰ Friends of Oroville v. City of Oroville, 219 Cal.App.4th 832, 843 (2013).

¹¹ Table 2 is excerpted from DEIR Appendix J, Appendix B, p. 4.

Blueprint SD Environmental Groups Comments April 29, 2024 Page 4 of 11

Model Run	Source	Single- family	Multi- family	Mobile home	Retail Employme nt	Total Dwelling Units
Re-state	LUDU22	288,146	260,067	4,872	N/A	553,085
Run I	GP-14 2050	304,367	377,812	4,962	196,551	687,141
	BP 2050	278,790	526,577	3,681	229,930	809,048
daman.	LUDU22	288,146	260,067	4,872	N/A	553,085
Model GR	GP-14 2050	304,367	377,812	4,962	196,551	687,141
Run Z	BP 2050	273,388	589,850	2,742	243,908	865,980
	LUDU22	288,146	260,067	4,872	N/A	553,085
Model	GP-14 2050	304,367	377,812	4,962	196,551	687,141
RUN 3	BP 2050	252,295	713,014	2,426	255,348	967,735

Table J Lawelling (Title, and Hittail Employment Summary by MoavT Run

More than doubling the existing and planned housing units will certainly lead to significant GHG emissions. An independent (conservative) analysis by SWAPE¹² concludes the Project will result in *additional* net annual operational GHG emissions of between 798,843 and 1,185,241- MT CO2e/year. The DEIR's failure to disclose this increase is inconsistent with the letter and spirit of CEQA.

Though the City must accommodate much of the County's anticipated growth – it must also provide the necessary infrastructure to ensure GHG emissions do not result in a significant impact. In that regard, the DEIR fails. Providing a short qualitative analysis which purports to establish the Project's conformance with the City's adopted Climate Action Plan ("CAP"), the DEIR misleads the public and decisionmakers, finding GHG impacts would be less than significant.¹³

The DEIR glosses over the first CAP strategy, Decarbonization of the Built Environment, by discussing mobility options, mode shift, and General Plan and Community Plan policies to include renewable energy sources.¹⁴ Nothing in the DEIR reflects an actual commitment, including by way of enforceable mitigation measures, to decarbonization. Because Strategy 1 is the single largest source of emission reductions, the omission is particularly problematic. As noted in an IBA's report:

The single largest area of change [between the 2015 CAP and CAP 2.0] is the differences in Strategy 1, which is switching from a focus on energy and water efficiency to a focus on decarbonization. CAP 2.0 in particular proposes to focus on the removal of natural gas from both future and existing buildings. This change in focus results in this strategy becoming the largest source of estimated GHG emission reductions within the entire CAP. It is important to note that the vast majority of the reductions for this

O17-4 cont.

¹² See SWAPE Comments submitted concurrently with comment letter from DeLano & DeLano.

¹³ DEIR, p. 4.7-22.

¹⁴ DEIR, pp. 4.7-18-19.

strategy are contained within one measure, which is the decarbonization of *existing* buildings. This measure, with an estimated reduction of 1.9 million MTCO2e in 2035, represents not only the vast majority of GHG reductions within this strategy but is by far the largest reduction contained within CAP 2.0 and is potentially the most consequential commitment of CAP 2.0. It will require an enormous effort on the part of the City and its citizens and should remain a major focus of implementation planning going forward.¹⁵

Therefore, any delay in developing performance measures for new development simply makes reaching the retrofit goals that much more difficult (as the new development becomes one requiring a retrofit once built).¹⁶

The CAP acknowledges "[t]he first step to decarbonize buildings will focus on removing fossil fuels in new building construction."¹⁷ Notwithstanding the California Energy Commission's ("CEC") state building code amendments, the City committed to do more in its CAP:

The City is engaging with stakeholders to develop a Building Code Amendment that will take a step beyond the new 2023 State building codes and ensure that most new building types do not have natural gas heaters and appliances.¹⁸

•••

The City plays an important role in ensuring the market for electric building technologies transforms in adequate time to achieve the GHG emission reductions identified in Strategy 1. It is critical for the City to advocate for and promote direct incentives and economies of scale for resources up and down the supply chain, from manufacturers and distributors to building owners and renters.¹⁹

O17-5 cont.

¹⁵ IBA Report No. 22-19, *Climate Action Plan 2.0: Analysis of Changes Proposed and Recommendations for Improved Implementation Planning*, July 20, 2022, p. 5 (emphasis added).

¹⁶ See *Center for Biological Diversity v. Department of Fish & Wildlife* (2015) 62 Cal.4th 204, 226 ["Plaintiffs put forward one ready reason to suspect that the percent reduction is not the same, and that in fact a greater degree of reduction may be needed from new land use projects than from the economy as a whole: **Designing new buildings and infrastructure for maximum energy efficiency and renewable energy use is likely to be easier, and is more likely to occur, than achieving the same savings by retrofitting of older structures and systems.**", emphasis added.

¹⁷ DEIR, p. 43.

¹⁸ CAP, p. 44.

¹⁹ CAP, p. 45.

Blueprint SD Environmental Groups Comments April 29, 2024 Page 6 of 11

To that end, CAP Measure 1.2 requires the development and adoption of a City Building Electrification policy.²⁰ Despite its commitment to a building electrification policy in 2023, the City has not made progress on this measure.²¹

The Project's inconsistency with the CAP's decarbonization strategies will result in significant GHG impacts. Natural gas appliances release GHGs, such as nitrogen dioxide, carbon monoxide, and methane. Methane, in particular, is a potent GHG with more than 28 times the greenhouse effect of carbon dioxide.²² Further, natural gas appliances contribute to methane emissions throughout the supply chain. Methane escapes into the atmosphere during extraction, and transportation, while stored in supply tanks, and through the pipes routed to buildings.²³

Despite the substantial impact of natural gas appliances on GHG emissions, the DEIR acknowledges new and renovated buildings will likely "use . . . natural gas to run various appliances and equipment, including space and water heaters, air conditioners, ventilation equipment, lights, and numerous other devices."²⁴ The DEIR even predicts that in winter months, natural gas impacts will spike due to these appliances heating homes.²⁵

Most notably, the DEIR inaccurately claims that this new development would have "less than significant" environmental impacts.²⁶ To make this determination, the DEIR relies on the CEC Building Electrification policy ("CEC policy"), which it claims, "requires new and residential commercial buildings to eliminate the use of natural gas." However, this CEC policy does not require the elimination of natural gas. Indeed, in the following section, the DEIR acknowledges that the CEC policy takes "a significant step toward removing natural gas in new construction" rather than prohibiting such construction.²⁷

The City's refusal to acknowledge that the Project's inclusion of natural gas infrastructure is (i) inconsistent with its CAP, and (ii) an independent basis for a determination that the Project will result in a significant GHG impact, undermines the City's significance determination. Indeed, other regulatory agencies have gone further to achieve net zero

²² EPA website on methane emissions. Available at https://www.epa.gov/gmi/importance-

²⁰ CAP, p. 48.

²¹ Though recent legal rulings may have made such a policy more challenging, the City has not shown it can achieve its CAP GHG reduction goals without an alternative mechanism to reduce emissions – especially in light of the gap between the City's reduction goals and CAP measures (391,000 MTCO2e in 2030 and 2,262,000 in 2035). CAP, p. 18; 80-81. Therefore, wholesale reliance on the Project's purported compliance with the CAP to assess the Project's GHG impacts is improper.

methane#:~:text=Methane%20is%20also%20a%20greenhouse,%2Dinfluenced)%20and%20natural%20sources. ²³ We need to talk about your gas stove, your health and climate change. Available at

https://www.npr.org/2021/10/07/1015460605/gas-stove-emissions-climate-change-health-effects. ²⁴ DEIR, p. 4.5-10.

²⁵ Id.

²⁶ Id.

²⁷ Id.

Blueprint SD Environmental Groups Comments April 29, 2024 Page 7 of 11

emissions. For instance, the Bay Area Air Quality Management District's CEQA significance thresholds require that the "project will not include natural gas appliances or natural gas plumbing (in both residential and nonresidential development)" to support a determination that climate impacts will be less than significant.²⁸ The BAAQMD's reasoning for this threshold is equally applicable here:

For the building sector to achieve carbon neutrality, natural gas usage will need to be phased out and replaced with electricity usage, and electrical generation will need to shift to 100-percent carbon-free sources....Retrofitting an existing building to replace natural gas infrastructure with electrical service is far more difficult and expensive than simply building a new all-electric building (CEC 2021; E3 2019). For California to successfully eliminate natural gas usage by 2045, it will need to focus available resources on retrofitting existing natural gas infrastructure. This task will become virtually impossible if we continue to build more natural gas infrastructure that will also need to be retrofit within the next few years.

The "no natural gas" design element applies to all building types (i.e., residential and nonresidential). If the project includes appliances or equipment on-site that combust natural gas supplied by natural gas infrastructure, then the GHG emissions from the project would cause a significant and unavoidable impact. This design element is specific to natural gas being supplied by piped infrastructure, as extending the natural gas infrastructure for such projects "locks in" GHG emissions for decades to come and is therefore inconsistent with achieving carbon neutrality...²⁹

Moreover, a threshold of significance is merely a starting point for a significance determination. "Compliance with the threshold does not relieve a lead agency of the obligation to consider substantial evidence indicating that the project's environmental effects may still be significant." CEQA Guidelines § 15064(b)(2). Notwithstanding compliance with a threshold of significance, an agency must still consider any fair argument that a certain environmental effect may be significant. *Protect the Historic Amador Waterways v. Amador Water Agency*, 116 Cal. App. 4th 1099, 1108–09 (2004). A threshold of significance cannot be applied in a way that would foreclose the consideration of other substantial evidence tending to show the environmental effect to which the threshold relates might be significant. *E. Sacramento Partnerships for a Livable City v. City of Sacramento*, 5 Cal. App. 5th 281, 301, 303 (2016). Thus, the City's wholesale reliance on the CAP to determine the significance of the Project's GHG impacts is contrary to CEQA.

O17-5 cont.

O17-6

 ²⁸ Bay Area Air Quality Management District 2022 CEQA Guidelines, Chapter 6, p.6-3. Available at: <u>https://www.baaqmd.gov/plans-and-climate/california-environmental-quality-act-ceqa/updated-ceqa-guidelines</u>
 ²⁹ Id. at p. 6-4, emphasis added.

CEQA Guideline Section 15064.4 requires more than the DEIR provides:

A lead agency should consider the following factors, among others, when determining the significance of impacts from greenhouse gas emissions on the environment:

- (1) <u>The extent to which the project may increase or reduce greenhouse gas</u> <u>emissions as compared to the existing environmental setting;</u>
- (2) Whether the project emissions exceed a threshold of significance that the lead agency determines applies to the project.

(3) The extent to which the project complies with regulations or requirements adopted to implement a statewide, regional, or local plan for the reduction or mitigation of greenhouse gas emissions (see, e.g., section 15183.5(b))...³⁰

As reflected in Section 15064.4, assessment of a project's compliance with the CAP (adopted pursuant to Section 15183.5(b)) is just one part of the analysis. For a project of this magnitude, the failure to quantify GHG emissions is contrary to Section 15064.4, as well as the Section 15064 and 15151 requirements that the DEIR reflect the City's good faith effort at *full disclosure*.³¹ To provide a meaningful analysis of the "extent to which the project may increase" GHG emissions compared to the existing environmental setting, the baseline and Project emissions must be disclosed.

In *IBC Business Owners for Sensible Development v. City of Irvine* (2023) 88 Cal.App.5th 100, the appellate court found improper the City of Irvine's failure to (1) assess the proposed project's consistency with the net zero GHG emissions target of a prior PEIR; and (2) quantify the project's GHG emissions.³² Though the CE QA addendum concluded the project would incorporate all the PEIR's mitigation measures, the court found this was not enough. The PEIR's mitigation measures – like the CAP strategies and measures here– are "a means to achieve" net zero emissions.³³

But the incorporation of the mitigation measures alone does not constitute substantial evidence that the [Project] is consistent with this overall goal. Even with all applicable [CAP] measures in place, the largescale nature of the [Project] could cause it to emit a disproportionate level of greenhouse gases.³⁴

O17-6 cont.

³⁰ CEQA Guidelines §15064.4(b), emphasis added.

³¹ See also, CEQA Guidelines §15142 ["An EIR shall be prepared using an interdisciplinary approach which will ensure the integrated use of the natural and social sciences and the consideration of qualitative as well as quantitative factors..."].

 $^{^{32}}$ *Id.* at 128-129.

³³ Id.

³⁴ Id.

Blueprint SD Environmental Groups Comments April 29, 2024 Page 9 of 11

Just as the City of Irvine, here, the City fails to quantify the Project's GHG emissions. Instead, the DEIR appears to rely on "land use strategy" and "transportation policies" to reduce GHGs.³⁵ However, the DEIR's modelling suggests, even in 2050 (a full 15 years after the CAP's horizon year of 2035), the Project fails to meet the CAP mode share goals.³⁶ Thus, the only available data suggests the Project will not meet the CAP's GHG emission reduction goals and will consequently result in significant GHG impacts.

Lastly, notably absent from the DEIR is an analysis of the City's contribution to sulfuryl fluoride emissions. As much as 60-85 percent of national sulfuryl fluoride emissions come from California, primarily in Los Angeles, Orange, and San Diego Counties.³⁷ Once emitted, the gas spreads and stays for more than 40 years in the atmosphere, where it contributes to global warming.³⁸ "Rising emissions are a concern since [sulfuryl fluoride] has a relatively long atmospheric lifetime and a high global warming potential."³⁹ Because the City's CAP modelling did not take sulfuryl fluoride into account, predicted Citywide GHG emissions are likely greater than anticipated. The DEIR fails to consider the Project's contribution to such emissions.

The City's failure to quantify and disclose the Project's contribution to the City's GHG emissions not only impedes informed public comment, but it also forecloses the City's opportunity to adopt mitigation measures that bring the City closer to meeting its CAP goals, namely, <u>net zero in less than 11 years</u>.

a. The DEIR's Mode Share Analysis is Vague and Relies on Unfunded and Unimplemented Plans.

The CAP's mode share goals⁴⁰ are aggressive and go beyond the San Diego Association of Governments' ("SANDAG") Regional Transportation Plan ("RTP"):

2030 Target 9% walking and 7% cycling node share of all San Diego residents' trips	2030 GHG Reduction (MT C02e) 79,722	2035 Target 25% walking and 10% cycling mode share of all San Diego residents' trips	2035 GHG Reduction (MT CO2e) 115,315
	2030 GHG Reduction	2035 Target	2035 GHG Reduction

³⁵ DEIR, p. 4.10-80; DEIR, Appendix N.

³⁷ https://scripps.ucsd.edu/news/california-leads-us-emissions-little-known-greenhouse-

gas#:~:text=California%2C%20a%20state%20known%20for,stem%20from%20the%20United%20States.

⁴⁰ CAP, p. 59, 61.

O17-6 cont.

017-7

³⁶ DEIR, Appendix N.

³⁸ Gaeta, D.C., Mühle, J., Vimont, I.J. et al. California dominates U.S. emissions of the pesticide and potent greenhouse gas sulfuryl fluoride. Commun Earth Environ 5, 161 (2024). <u>https://doi.org/10.1038/s43247-024-01294-x</u>

³⁹ DEIR, Appendix N, p. 1, emphasis added.

Blueprint SD Environmental Groups Comments April 29, 2024 Page 10 of 11

The DEIR claims the "Blueprint SD land use strategy is the maximum extent feasible land use scenario that - **when combined with other mobility implementation strategies**, which are part of the Draft General Plan Refresh - can achieve the mode shift goals of the CAP."⁴¹ However, the mode share analysis reveals the Project is <u>not</u> consistent with the mode share targets – even in 2050.

Daily Mode Choice	Climate Action Plan (2035 Target)	Model Run 1 (2050) ¹	Model Run 2 (2050) ¹	Model Run 3 (2050) ¹
Walk	25%	13.8%	15.3%	16.8%
Bike	10%	2.6%	2.8%	3.0%
Transit	15%	7.3%	7.5%	7.9%
Vehicular (Total)	50%	76.4%	74.5%	72.3%
Vehicular (High- Occupancy Vehicle)	None	37.9%	37.0%	36.0%
Vehicular (Single- Occupancy Vehicle)	None	38.5%	37.5%	36.3%

¹ Model run 1, 2 and 3 apply additional dwelling units to the existing dwelling units in 2022 within Blueprint identified priority areas. The model runs also adds commensurate citywide increases to employment and enrollment.

Refusing to acknowledge the discrepancy between the CAP mode share targets and the Project, the DEIR instead relies on vague "mobility implementation strategies."⁴² Though the "strategies" are broadly defined, the effectiveness of such strategies (including their timeframe and available funding) is noticeably absent from the analysis. Nothing in the DEIR suggests the "implementation strategies" can close the 23-26 percent gap between the CAP mode share targets and the Project's predicted mode share – even 15 years after the CAP horizon year.

Thus, the DEIR's conclusion that the Project is consistent with the CAP's mode share targets, and that as a result its GHG emissions are less than significant, is unsupported.

C. Conclusion

The DEIR fails to adequately analyze the Project's significant environmental impacts to GHGs. The Environmental Groups urge the City to revise the DEIR to adequately assess, disclose, avoid, and/or mitigate the Project's significant GHG impacts.

O17-8 cont.

⁴¹ *Id*.

⁴² DEIR, Appendix N, p. 3.

Blueprint SD Environmental Groups Comments April 29, 2024 Page 11 of 11

Thank you in advance for your consideration of our comments.

Sincerely,

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<u>O17: Responses to Coastal Environmental Rights Foundation, San Diego Coastkeeper, Climate Action</u> <u>Campaign, and the Environmental Center of San Diego Comment Letter</u>

- **O17-1:** The comment is an introduction and asserts that the Draft Program Environmental Impact Report (PEIR) does not adequately analyze impacts to GHG emissions. See responses to comments O17-2 through O17-8.
- **O17-2:** The comment states CEQA requirements and standards. Comment noted.
- **O17-3:** The comment asserts that the Draft PEIR fails to adequately disclose and mitigate greenhouse gas (GHG) impacts. See responses to comments O17-4 through O17-8.
- **O17-4:** The comment summarizes the information provided in the Draft PEIR related to the proposed buildout under the plans and asserts that the Draft PEIR failed to disclose net GHG emissions increases. Per CEQA Guidelines Section 15183.5, the City may choose to analyze and mitigate significant GHG emissions in a plan for the reduction of GHG emissions such as the Climate Action Plan (CAP) which may then be used in a cumulative impacts analysis for later projects such as the projects in the PEIR and the City may determine that the project's incremental contribution to a cumulative effect is not cumulatively considerable if the project complies with a CAP meeting the requirements of CEQA Guidelines Section 15183.5. As discussed in the Draft PEIR GHG analysis, the GHG emissions impacts were analyzed in accordance with the City's CEQA Significance Determination Thresholds. Please see also responses to comment letter O2.
- **O17-5:** The comment asserts that the Draft PEIR must include enforceable mitigation measures to decarbonize the built environment. The comment states that the CAP provides a strategy to decarbonize buildings with a focus on new building construction. See response to comment O2-3 under comment letter O2. The CAP and its implementation is analyzed in the Final PEIR for the CAP (Project No. 416603/SCH No. 2015021053), and the environmental impacts of the 2022 CAP Update and CAP Consistency Regulations were addressed in the Final Addendum to the CAP PEIR for the 2022 CAP Update (Project No. 416603/SCH No. 2015021053). The City is not required to implement the entirety of the CAP through the Blueprint SD Initiative, the University Community Plan Update (CPU) and the Hillcrest Focused Plan Amendment (FPA). There are many aspects of the CAP that must be implemented through separate initiatives outside of the land use plan context. The land use plans focus on CAP Strategy 3 related to strategic land use planning, but the Draft PEIR also discusses consistency with all CAP strategies as well. Specific implementing measures of the CAP will be addressed through other City actions, including those related to the building decarbonization. Nevertheless, the General Plan Environmental Justice Element includes policies that encourage building decarbonization. Future additional regulations will be required to achieve these building decarbonization goals. There is nothing in the Blueprint SD Initiative, Hillcrest FPA or University CPU that would prohibit this future implementation, and there are policies that support implementation of the CAP as well. It is not feasible to implement each and every policy in the General Plan prior to adoption of the plan. However, the City's CAP contains a robust monitoring and reporting framework to keep the City on track to meeting its overall GHG emissions goals as identified in the CAP.
- **O17-6:** The comment asserts that it is inappropriate to rely on the City's CAP to determine the project's significant impacts. Please refer to the response to comment O2-4 under comment letter O2.

The comment cites to *IBC Business Owners for Sensible Development v. City of Irvine* (2023) 88 Cal.App.5th 100 for the assertion that the City was required to quantify the total project GHG emissions and assess the project's consistency with a GHG standard. Regarding consistency with the CAP, please refer to response to comment O2-4 under comment letter O2. Regarding the quantification, *IBC* is distinguishable as the case pertains to a specific project implemented pursuant to a land use plan that estimated specific GHG emissions, and the project at issue failed to show that its implementation would not exceed those previously analyzed levels. In contrast, the Blueprint SD Initiative relies on the GHG emissions analysis in the CAP Final PEIR and Addendum, which identifies, with substantial evidence and is consistent with, each of the strategies and the robust monitoring and reporting framework to achieve GHG emissions reductions. See responses to comments O2-1 through O2–5.

- **O17-7:** The Draft PEIR analysis relies on and tiers from the analysis in the certified CAP Final PEIR and Addendum for analysis related to GHG emissions as permitted by CEQA Guidelines Section 15183.5. Please see responses to comments O2-1 through O2-5 under comment letter O2, and O17–6.
- **O17-8:** See responses to comment O2-4 and O2-5 under comment letter O2.
- **O17-9:** See responses to comments O17-1 through O17-8.

Comment Letter I113 - Jodi Lambert

From:	PLN University Community Plan Update
То:	PLN_PlanningCEQA
Subject:	FW: [EXTERNAL] Objection to San Diego's Density Increase Plan
Date:	Friday, July 12, 2024 12:24:16 AM

From: Jodi Lambert <lambjsd@yahoo.com>
Sent: Thursday, April 25, 2024 12:06 PM
To: CouncilMember Kent Lee <KentLee@sandiego.gov>; Gloria, Todd
<MayorToddGloria@sandiego.gov>; Causman, Nathen <NCausman@sandiego.gov>; Lukes, Suchitra
<SLukes@sandiego.gov>; tomlins@sandiego.gov
Subject: [EXTERNAL] Objection to San Diego's Density Increase Plan

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Dear Sir/Madam:

As a University City resident I am contacting you to express my objections regarding several areas of the City's recent Environmental Impact Report due to several key concerns, some of which were already rejected by UC residents when the 'Housing Action Plan' part of State Bill 10 failed to pass in August 2023. Here are just some key concerns:

Governor Drive Lane Reductions

The City acknowledged at a recent meeting in early April that while traffic "models" were done for the EIR draft plan, they were not done for the high-density alternative that is included in the EIR. Moreover, there was no new traffic count or specific study of Governor Drive regarding what the City now calls "complete streets. It has been confirmed that the City has not done a comprehensive Traffic Study since 2015 and is basing their Vehicle Miles Traveled (VMT) data on a study done in 2016. In summary, Governor Drive should not be reduced to two lanes without a current and legally valid Traffic Study with a full VMT analysis.

Emergency Ingress/Egress

Related to the Governor Drive lane reductions combined with substantially higher density allowances, such a plan ignores the reality of the impact it will have on emergency vehicles getting through in time, or worse yet if residents needed to evacuate in the event of a disaster in an area that already is in a potential wildfire zone as well as its proximity to MCAS, just to name two factors. Again, the City is under legal obligation to conduct a current and legally valid Traffic Study with a full VMT analysis along the Governor Drive corridor. 1113-1

I113-2 I113-3 I113-4

New High-Rise Apartments Planned for Genesee and Nobel Drive

Under the City's "Complete Communities Housing Solutions" regulations, we understand that Willmark Communities is seeking permission to build three high-rise towers comprising 1,315 "luxury" apartments, with only 1,350 onsite parking spaces, on the southwest corner of Nobel and Genesee, replacing a 108-unit two-story apartment complex. This is yet another example of the City falling short on its promise to add more affordable housing, while such a project will only increase traffic gridlock along Genesee during certain times of the day, particularly during rush hours and when the schools let out and parents are attempting to pick up or drop off their children.

Vons & Sprouts Centers New Height and Sharply Higher Density Allowances

The planned sharp increase in overall housing density allowances is now coupled with the EIR showing that the City has ignored UC community requests and is forging ahead to raise the allowable structure heights of the Von's shopping plaza on Governor Drive/Genesee to 100 feet or 10 stories with residential units added to those areas.

That alone will further impact all kinds of mobility along Governor Drive & onto Genesee as well as to 805 to the east, and Regents toward the west, where a similar plan is on deck for the Sprout's shopping plaza. The Sprout's shopping center is NOT an existing Transit Priority Area or TPA. Buses do not stop there frequently, and it is not close to the trolley and an existing TPA.

Planning Deficiencies in Parks

Under the City's 'Master Plan', the UC area is already short on publicly accessible parks – not "greenways" or some other term that in reality is not a park, or in a landuse area that does not allow residential use. It is also our understanding that developers can now pay a one-time, in-lieu fee and not provide such amenities as a small recreational area in their residential complex plans. The City has fallen short in this key area while also allowing developers to buy their way out of providing more green spaces or publicly accessible recreation areas.

In summary, these initiatives ignore the need for a workable and supportive infrastructure. It fails to provide even somewhat affordable housing, disregards existing residents' input, and intentionally erodes single-family neighborhoods.

The most harmful high-density housing initiative the City attempted to pass was SB 10, which would have allowed as many as 14-unit buildings up to three stories high on single-family parcels and no contained parking requirements. Thanks to a successful opposition campaign, SB 10 was removed from the Housing Action Package.

Thank you for your time and consideration. Such initiatives call for planning that

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balanced growth rates with an infrastructure where families can grow and thrive. Most of all, responsible growth includes residents in decision-making. I113-11 cont.

Sincerely,

Jodi E. Lambert Cambridge Terrace HOA

<u>I113: Responses to Jodi Lambert Comment Letter</u>

- **I113-1:** The comment introduces the commenter's general concern with the Draft Program Environmental Impact Report (PEIR). The comment has been noted and no further response is required.
- **I113-2:** See response to comment I8-2 under comment letter I8.
- **113-3:** See response to comment I8-3 under comment letter I8.
- **113-4:** See response to comment I8-4 under comment letter I8.
- **113-5:** See response to comment I8-5 under comment letter I8.
- **113-6:** See response to comment I8-6 under comment letter I8.
- **113-7:** See response to comment I8-7 under comment letter I8.
- **113-8:** See response to comment I8-8 under comment letter I8.
- **113-9:** The comment generally addresses overall concerns with the proposed University Community Plan Update. It does not address the adequacy of the environmental analysis in the Draft PEIR. No further response is necessary.
- **113-10:** The comment is about a previous project that is not a part of the project evaluated in the Draft PEIR. The comment does not address the adequacy of the environmental analysis in the Draft PEIR. No further response is required.
- **113-11:** Comment noted. The comment does not address the adequacy of the environmental analysis in the Draft PEIR. No further response is required.

Comment Letter I114 - Kathleen Strauss

From:	PLN University Community Plan Update
То:	PLN PlanningCEQA
Subject:	FW: Objections to University City"s recent Environmental Impact Report
Date:	Friday, July 12, 2024 12:22:16 AM

From: Kathleen Strauss <klstraussphd@hotmail.com>
Sent: Friday, April 26, 2024 7:04 AM
To: Causman, Nathen <NCausman@sandiego.gov>
Subject: [EXTERNAL] Objections to University City's recent Environmental Impact Report

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Dear Mr. Causman,

As a University City homeowner, I am contacting you to express my objections regarding several areas of the City's recent Environmental Impact Report due to several key concerns, some of which were already rejected by UC residents when the 'Housing Action Plan' part of State Bill 10 failed to pass in August 2023. Here are just some key concerns:

1114-1

Governor Drive Lane Reductions

The City acknowledged at a recent meeting in early April that while traffic "models" wereI114-2done for the EIR draft plan, they were not done for the high-density alternative that isI114-3included in the EIR. Moreover, there was no new traffic count or specific study of GovernorI114-3Drive regarding what the City now calls "complete streets. It has been confirmed that the CityI114-3has not done a comprehensive Traffic Study since 2015 and is basing their Vehicle MilesI114-4Traveled (VMT) data on a study done in 2016. In summary, Governor Drive should not beI114-4

a current and legally valid Traffic Study with a full VMT analysis.

Emergency Ingress/Egress

Related to the Governor Drive lane reductions combined with substantially higher density allowances, such a plan ignores the reality of the impact it will have on emergency vehicles getting through in time, or worse yet if residents needed to evacuate in the event of a disaster in an area that already is in a potential wildfire zone as well as its proximity to MCAS, just to name two factors. <u>Again, the City is under legal obligation to conduct a current and legally</u> valid Traffic Study with a full VMT analysis along the Governor Drive corridor.

New High-Rise Apartments Planned for Genesee and Nobel Drive

Under the City's "Complete Communities Housing Solutions" regulations, we understand that Willmark Communities is seeking permission to build three high-rise towers comprising 1,315 "luxury" apartments, with only 1,350 onsite parking spaces, on the southwest corner of Nobel and Genesee, replacing a 108-unit two-story apartment complex. This is yet another example of the City falling short on its promise to add more affordable housing, while such a project will only increase traffic gridlock along Genesee during certain times of the day, particularly during rush hours and when the schools let out and parents are attempting to pick up or drop off their children.

Vons & Sprouts Centers New Height and Sharply Higher Density Allowances

The planned sharp increase in overall housing density allowances is now coupled with the EIR showing that the City has ignored UC community requests and is forging ahead to raise the allowable structure heights of the Von's shopping plaza on Governor Drive/Genesee to <u>100</u> <u>feet or 10 stories</u> with residential units added to those areas.

That alone will further impact all kinds of mobility along Governor Drive & onto Genesee as well as to 805 to the east, and Regents toward the west, where a similar plan is on deck for the Sprout's shopping plaza. The Sprout's shopping center is NOT an existing Transit Priority Area or TPA. Buses do not stop there frequently, and it is not close to the trolley and an existing TPA.

Planning Deficiencies in Parks

Under the City's 'Master Plan', the UC area is already short on publicly accessible parks – not "greenways" or some other term that in reality is not a park, or in a land-use area that does not allow residential use. It is also our understanding that developers can now pay a one-time, in-lieu fee and not provide such amenities as a small recreational area in their residential complex plans. The City has fallen short in this key area while also allowing developers to buy their way out of providing more green spaces or publicly accessible recreation areas.

In summary, these initiatives ignore the need for a workable and supportive infrastructure. It fails to provide even somewhat affordable housing, disregards existing residents' input, and intentionally erodes single-family neighborhoods.

The most harmful high-density housing initiative the City attempted to pass was SB 10, which would have allowed as many as 14-unit buildings up to three stories high on single-family parcels and no contained parking requirements. Thanks to a successful opposition campaign, SB 10 was removed from the Housing Action Package.

Thank you for your time and consideration. Such initiatives call for planning that balanced growth rates with an infrastructure where families can grow and thrive. Most of all,

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responsible growth includes residents in decision-making.

Sincerely,

Kathleen L. Strauss, PhD

8124 Via Kino #4; San Diego, CA 92122

858.472.3602

<u>I114: Responses to Kathleen Strauss Comment Letter</u>

- **I114-1:** The comment introduces the commenter's general concern with the Draft Program Environmental Impact Report (PEIR). The comment has been noted and no further response is required.
- **I114-2:** See response to comment I8-2 under comment letter I8.
- **114-3:** See response to comment I8-3 under comment letter I8.
- **114-4:** See response to comment I8-4 under comment letter I8.
- **114-5:** See response to comment I8-5 under comment letter I8.
- **114-6:** See response to comment I8-6 under comment letter I8.
- **114-7:** See response to comment I8-7 under comment letter I8.
- **114-8:** See response to comment I8-8 under comment letter I8.
- **114-9:** The comment generally addresses overall concerns with the proposed University Community Plan Update. It does not address the adequacy of the environmental analysis in the Draft PEIR. No further response is necessary.
- **114-10:** The comment is about a previous project that is not a part of the project evaluated in the Draft PEIR. The comment does not address the adequacy of the environmental analysis in the Draft PEIR. No further response is required.
- **114-11:** Comment noted. The comment does not address the adequacy of the environmental analysis in the Draft PEIR. No further response is required.

Comment Letter I115 - Ekaterina Tabenkina

From:	PLN University Community Plan Update
To:	PLN PlanningCEQA
Subject:	FW: [EXTERNAL] URGENT: Comments to Revised University Community Plan Update
Date:	Friday, July 12, 2024 12:15:16 AM

From: Ekaterina Tabenkina <ekaterina.tabenkina@aol.com>
Sent: Monday, April 29, 2024 3:06 PM
To: PLN University Community Plan Update <planuniversity@sandiego.gov>
Cc: Gloria, Todd <MayorToddGloria@sandiego.gov>; CouncilMember Kent Lee
<KentLee@sandiego.gov>; Galloway, Tait <TGalloway@sandiego.gov>; Tomlins, Coby
<CTomlins@sandiego.gov>; Lukes, Suchitra <SLukes@sandiego.gov>; Causman, Nathen
<NCausman@sandiego.gov>; CouncilMember Joe LaCava <JoeLaCava@sandiego.gov>; universitycitypeeps@gmail.com

Subject: [EXTERNAL] URGENT: Comments to Revised University Community Plan Update

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To Whom It May Concern

I have lived in UTC for 26 years and I fully support the following comments that must be <u>seriously</u> considered at the City of San Diego's University Community Plan Update Draft EIR (DEIR):

I. No Changes Should Be Made to Governor Drive. Converting Governor Drive from a four-lane Major Arterial to a two-lane Major Arterial with continuous buffered bike lanes will have a significant adverse California Environmental Quality Act (CEQA) transportation impact, according to Vehicle Miles Traveled (VMT) results of the Draft Mobility Technical Report. The Draft Mobility Technical Report is also questionable because it is based upon a computer model rather than actual measurements using the eight-year-old SANDAG 2016 Base Year forecast. No changes to Governor Drive can be made without a current Traffic Analysis performed at peak hour traffic times, i.e. when parents are dropping off and picking up their children attending all three schools and when events are held at Standley Park.

II. Emergency Access to South UC Must Be Maintained. The DEIR states that, based on the existing roadway network in place, combined with the improvements required by the City as development occurs and mandated by the Fire Code, impacts related to ensure emergency access within the University CPU would be less than significant; however, this conclusion is unsupported by the evidence. As discussed above, the Community CPU proposes to reduce Governor Drive from four lanes to two. The DEIR does not provide analysis of emergency access with two less lanes on Governor Drive. Without such an analysis, the DEIR cannot conclude the impact will be less than significant. 1115-1

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III. School Requirements from the San Diego School District Must Be Met. The DEIR states "No new schools are proposed as part of the University CPU; however, the University CPU includes policies that support the provision of school facilities to serve the University CPU area. These policies direct the City to coordinate with SDUSD to explore options for the provision of pre-kindergarten to 12th grade educational facilities to serve future students within the University CPU, as needed. In a memorandum submitted on September 14, 2023, the San Diego School District informed the City that the University Community Plan Update should identify an area for a future school in the area of the intersection La Jolla Village Drive and Genesee ave. Notably, most of the school district's memorandum was incorporated into the DEIR, but this statement was not.

IV. The Community-Preferred Alternative Plan Must Be Included in the Land Plan Alternative Analysis. CEQA requires a reasonable range of alternatives to the project under review. The DEIR does not meet these basic requirements for a sufficient alternatives analysis to the proposed University CPU. The DEIR only includes one alternative relating specifically to the University CPU, and that alternative increases density to the extent of being unfeasible. The DEIR should be revised to include the community's preferred alternative.

V. The City Should Prepare a DEIR Specific to the University CPU. Use of a program EIR for two completely separate and distinct neighborhoods in addition to an overarching amendment to the general plan and a local coastal program update contradicts the informational requirement of the California Environmental Quality Act (CEQA). According to CEQA, the Environmental Impact Report is first and foremost an informational document for the decision-makers and the public. The DEIR is more than 800 pages long, not including the technical appendices, and purports to amend three separate policy documents: the University City EIR, the Hillcrest Focused Plan Amendment and Blueprint SD, and an amendment to the City's general plan. The very density and wide-ranging goals of the DEIR make it nearly impossible for the public to glean information. The DEIR should be separated into three separate EIRs for each proposed plan update.

VI. The DEIR Should Evaluate the Full Spectrum of Environmental Impacts: The City's DEIR fails to analyze the full range of environmental impacts of the University CPU at full build out, making the document inadequate. The DEIR should contain a thorough analysis of Aesthetics, Air Quality, Biological Resources, Greenhouse Gas Emissions, Noise, Public Services, Recreation, Transportation, and Wildfire. Additionally it should address the additional impacts of projects built under 1115-8 the lenient guidelines of the Complete Communities Housing Solutions program.

Regards,

Ekaterina Tabenkina (5210 Renaissance ave., 92122)

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<u>I115-1: Responses to Ekaterina Tabenkina Comment Letter</u>

- **I115-1:** See response to comment O13-1 under comment letter O13.
- **I115-2:** See response to comment O13-2 under comment letter O13.
- **I115-3:** See response to comment O13-3 under comment letter O13.
- **I115-4:** See response to comment O13-4 under comment letter O13.
- **I115-5:** See response to comment O13-5 under comment letter O13.
- **I115-6:** See response to comment O13-6 under comment letter O13.
- **I115-7:** See response to comment O13-7 under comment letter O13.
- **115-8:** See response to comment O13-8 under comment letter O13.

Comment Letter I116 - James Wrubel

From:	PLN University Community Plan Update
То:	PLN_PlanningCEQA
Subject:	FW: [EXTERNAL] UC Environmental Impact Report Concerns
Date:	Friday, July 12, 2024 12:23:16 AM

From: James <james.wrubel@gmail.com>
Sent: Thursday, April 25, 2024 12:08 PM
To: CouncilMember Kent Lee <KentLee@sandiego.gov>
Subject: [EXTERNAL] UC Environmental Impact Report Concerns

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Hello:

As a University City resident I am contacting you to express my strong objections regarding several areas of the City's recent Environmental Impact Report due to several key concerns, some of which were already rejected by UC residents when the 'Housing Action Plan' part of State Bill 10 failed to pass in August 2023.

The current below initiatives ignore the need for a workable and supportive infrastructure. They fail to provide even somewhat affordable housing, disregard existing residents' input, and intentionally erode singlefamily neighborhoods.

Here are some key concerns:

Governor Drive Lane Reductions

The City acknowledged at a recent meeting in early April that while traffic "models"
were done for the EIR draft plan, they were not done for the high-density alternative
that is included in the EIR. Moreover, there was no new traffic count or specific
study of Governor Drive regarding what the City now calls "complete streets. It has
been confirmed that the City has not done a comprehensive Traffic Study since
2015 and is basing their Vehicle Miles Traveled (VMT) data on a study done in
2016. In summary, Governor Drive should not be reduced to two lanes without
a current and legally valid Traffic Study with a full VMT analysis.I116-2

Emergency Ingress/Egress

Related to the Governor Drive lane reductions combined with substantially higher density allowances, such a plan ignores the reality of the impact it will have on emergency vehicles getting through in time, or worse yet if residents needed to evacuate in the event of a disaster in an area that already is in a potential wildfire zone as well as its proximity to MCAS, just to name two factors. <u>Again, the City is</u>

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under legal obligation to conduct a current and legally valid Traffic Study with a full VMT analysis along the Governor Drive corridor.

New High-Rise Apartments Planned for Genesee and Nobel Drive

Under the City's "Complete Communities Housing Solutions" regulations, we understand that Willmark Communities is seeking permission to build three high-rise towers comprising 1,315 "luxury" apartments, with only 1,350 onsite parking spaces, on the southwest corner of Nobel and Genesee, replacing a 108-unit two-story apartment complex. This is yet another example of the City falling short on its promise to add more affordable housing, while such a project will only increase traffic gridlock along Genesee during certain times of the day, particularly during rush hours and when the schools let out and parents are attempting to pick up or drop off their children.

Vons & Sprouts Centers New Height and Sharply Higher Density Allowances

The planned sharp increase in overall housing density allowances is now coupled with the EIR showing that the City has ignored UC community requests and is forging ahead to raise the allowable structure heights of the Von's shopping plaza on Governor Drive/Genesee to <u>100 feet or 10 stories</u> with residential units added to those areas.

That alone will further impact all kinds of mobility along Governor Drive & onto Genesee as well as to 805 to the east, and Regents toward the west, where a similar plan is on deck for the Sprout's shopping plaza. <u>The Sprout's shopping center is NOT an existing Transit Priority Area or TPA. Buses do not stop there frequently, and it is not close to the trolley and an existing TPA.</u>

Planning Deficiencies in Parks

Under the City's 'Master Plan', the UC area is already short on publicly accessible parks – not "greenways" or some other term that in reality is not a park, or in a landuse area that does not allow residential use. It is also our understanding that developers can now pay a one-time, in-lieu fee and not provide such amenities as a small recreational area in their residential complex plans. The City has fallen short in this key area while also allowing developers to buy their way out of providing more green spaces or publicly accessible recreation areas.

The most harmful high-density housing initiative the City attempted to pass was SB 10, which would have allowed as many as 14-unit buildings up to three stories high on single-family parcels and no contained parking requirements. Thanks to a successful opposition campaign, SB 10 was removed from the Housing Action Package.

Thank you for your time and consideration. Such initiatives call for planning that balanced growth rates with an infrastructure where families can grow and thrive. Most of all, responsible growth includes residents in decision-making.

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James Wrubel Cambridge Terrace HOA University City

<u>I116: Responses to James Wrubel Comment Letter</u>

- **I116-1:** The comment introduces the commenter's general concern with the proposed University Community Plan Update and the Draft Program Environmental Impact Report (PEIR). The comment has been noted and no further response is required.
- **I116-2:** See response to comment I8-2 under comment letter I8.
- **116-3:** See response to comment I8-3 under comment letter I8.
- **116-4:** See response to comment I8-4 under comment letter I8.
- **116-5:** See response to comment I8-5 under comment letter I8.
- **116-6:** See response to comment I8-6 under comment letter I8.
- **116-7:** See response to comment I8-7 under comment letter I8.
- **116-8:** See response to comment I8-8 under comment letter I8.
- **116-9:** The comment is about a previous project that is not a part of the project evaluated in the Draft PEIR. The comment does not address the adequacy of the environmental analysis in the Draft PEIR. No further response is required.
- **116-10:** Comment noted. The comment does not address the adequacy of the environmental analysis in the Draft PEIR. No further response is required.