

April 5, 2021

Ms. Rita Mahoney 444 West Beech St. Suite 300 San Diego, CA, 92101

Subject: Lumina III Biological Resources Letter Report

Dear Ms. Mahoney:

This letter report describes the biological resources on the approximately 1.10-acre Lumina III project site and is intended to provide the City of San Diego (City) with information necessary to assess impacts to biological resources under the California Environmental Quality Act (CEQA).

PROJECT LOCATION

The project site is located at 2230 Cactus Road in the Otay Mesa community of the City within the Central Village Specific Plan (CVSP) area. It is not within or adjacent to the Multi-habitat Planning Area (MHPA; Figures 1 and 2).

PROJECT DESCRIPTION

Consistent with the land use designations applied to the site by the CVSP, the project proposes development of Medium Density Multi-Family land uses on one lot.

In total, the project would accommodate up to 25 dwelling units; however, the currently proposed project does not include the construction of any structures. Therefore, the project has not yet been designed, and no site plan has been prepared. A future Neighborhood Development Permit would be required prior to construction of any structures on the site.

The project would include demolition of an existing residential structure and outbuildings. Grading proposed as part of the Tentative Map would encompass approximately 1.10 acres (0.73 acre on site and 0.37 acre off site, the latter for both grading and roadway improvements). A total of 11,167 cubic yards (cy) of cut and 11 cy of fill is anticipated, with 0 cy of export of soil materials. It is assumed that the import of soil materials would come from the area adjacent to the site, approved for development as part of the Lumina Tentative Map.



METHODS

The project site was initially inspected during field work for the adjacent, surrounding Epoca Project (i.e., the Lumina Tentative Map Project) in 2017 and 2018 (Alden Environmental, Inc. [Alden] 2019). A literature review was conducted as well as biological resources surveys and mapping as explained below. The next inspection of the project site was made by Alden on November 20, 2019 to check for any changed site conditions. The site was most recently inspected by Alden on February 21 and March 1, 2021 as part of survey work for the Epoca Project.

Literature Review

Prior to conducting field investigations, Alden performed a review of existing literature and previously prepared Biological Survey Reports that covered the project site including the following.

- CVSP Biological Resources Report Addendum (Alden 2017)
- Sensitive Plant Species Survey Report. Letter to Ms. Rita Mahoney, ColRich (Alden 2016a)
- 2016 Report U.S. Fish and Wildlife Service Protocol Level Presence/Absence Survey for the Quino Checkerspot Butterfly (Alden 2016b)
- Burrowing Owl Survey Report for Otay Canyon Ranch. Letter to Ms. Rita Mahoney, ColRich (Alden 2016c)
- 2015 Report U.S. Fish and Wildlife Service Protocol Level Presence/Absence Surveys for the Quino Checkerspot Butterfly (Alden 2015a)
- Burrowing Owl Survey Report for Otay Canyon Ranch. Letter to Ms. Rita Mahoney, ColRich (Alden 2015b)
- Burrowing Owl Survey Report for Spring Canyon Ranch. Letter to Ms. Rita Mahoney, ColRich (Alden 2014)
- Otay Mesa Community Plan Update FEIR (City 2014)
- Biological Resources Report for the Otay Mesa Community Plan Update, City of San Diego Project No. 30330/304032, SCH No. 2004651076 (RECON Environmental, Inc. 2013)

Biological Surveys

Biological resources mapping and surveys were conducted previously on the project site for preparation of the CVSP Biological Resources Report Addendum (Alden 2017) and included vegetation mapping, recording species observed/detected (during all site visits), as well as surveys for sensitive plant species and the burrowing owl. The site assessment for the Quino checkerspot butterfly (*Euphydryas editha quino*) determined that there is no potential habitat for the species on the Lumina III project site, so it was not surveyed for the butterfly. Mapping and surveys for the Lumina III project site, therefore, have included the following (Table 1).



Table 1 SURVEY INFORMATION					
Survey Date	Survey Type	Personnel	Survey Time and Weather Conditions (Start/Stop)		
11/2017	Confirmation of CVSP vegetation mapping	Greg Mason	N/A		
11/2017	Search for potential Waters of the U.S., Waters of the State, and City Wetlands	Greg Mason	N/A		
02/25/18		Tara Baxter	0600-0830 Clear, 47°F, wind 4-6 mph/ Clear, 56°F, wind 5-7 mph		
05/24/18	Burrowing Owl Survey		0530-0730 100% cloudy, 57°F, wind 1-3 mph/ 100% cloudy, 62°F, wind 1-3 mph		
06/19/18			0530-0730 100% cloudy, 58°F, wind 1-2 mph/ 100% cloudy, 66°F, wind 1-4 mph		
07/12/18			0600-0800 100% cloudy, 72°F, wind 2-4 mph/ 10% cloudy, 79°F, wind 5-7 mph		
04/24/18	Special Status Plant Species	Jim Rocks	N/A		
07/26/18	Survey	Lee Ripma	N/A		
11/20/19	Site inspection to check for any changed conditions	Greg Mason	N/A		
02/21/21	Precon bird nest survey for Epoca (included Lumina III)	Greg Mason	0700-0930 Clear, 63°, wind 0-3 mph/ Clear, 65°, wind 0-3 mph		
03/01/21	Site inspection to check for any changed conditions	Greg Mason	N/A		

Vegetation Mapping Confirmation

Alden walked the project site in November 2017 to check existing vegetation conditions against those presented in the CVSP Biological Resources Report Addendum (Alden 2017). The site also was searched for water holding depressions that could support vernal pool plant and animal species during site survey visits. On November 20, 2019 and March 1, 2021, Alden walked the project site again to check for any changed conditions.



Search for Potential Waters of the U.S., Waters of the State, and City Wetlands

A search for potential jurisdictional features on the project site was performed by Alden in November 2017. During the search, all areas with depressions or drainage channels were evaluated for the presence of federal, State, and City wetlands as well as non-wetland Waters of the U.S. (U.S. Army Corps of Engineers [Corps] jurisdiction) and non-wetland Waters of the State (i.e., streambeds; CDFW jurisdiction) in accordance with current wetland delineation guidelines. The presence of wetland Waters of the U.S. is evaluated using the criteria described in the Wetlands Delineation Manual (Environmental Laboratory 1987) and the Arid West Supplement (Corps 2008). The presence of non-wetland Waters of the U.S. is determined by the presence of bed and bank within unvegetated drainage courses. The presence of wetland Waters of the State is determined by the presence of streambeds lacking wetland/riparian vegetation.

City Wetlands, specifically, are defined by the City Municipal Code (Chapter 11, Article 3, Division 1) as areas that are characterized by any of the following summarized conditions.

- 1. All areas persistently or periodically containing naturally occurring wetland vegetation communities;
- 2. Areas that have hydric soils or wetland hydrology and lack naturally occurring wetland vegetation communities; and/or
- 3. Areas lacking wetland vegetation communities, hydric soils, and wetland hydrology due to non-permitted filling of previously existing wetlands.

The definition of City Wetlands, however, is intended to differentiate uplands (terrestrial areas) from wetlands and, furthermore, to differentiate naturally occurring wetland areas from those created by human activities. Except for areas created for the purposes of wetland habitat or resulting from human actions to create open waters or from the alteration of natural stream courses, it is not the intent of the City to regulate artificially created wetlands in historically non-wetland areas unless they have been delineated as wetlands by the Corps and/or CDFW.

RESULTS

Environmental Setting

The project site is developed. The site supports a main building with some landscaping and large parking areas associated with CPA Trucking, as well as part of Cactus Road. It is bordered on the east by Cactus Road and on the north, south, and west by developed land used for storage purposes. The property and the lands bordering it to the north, south, and west are part of the Epoca Project. According to the U.S. Department of Agriculture, Natural Resource Conservation Service Soil Survey, the project site supports Stockpen gravelly clay loam soils (0-2 percent slopes), and Olivenhain cobbly loam (30-50 percent slopes). Elevation on site is approximately 513 to 527 feet above mean sea level.



The site is located within the City's Multiple Species Conservation Program (MSCP) Subarea—outside of the MHPA and the Coastal Overlay Zone.

Regulatory Context

Federal Government

Administered by the USFWS, the federal Endangered Species Act (ESA) provides the legal framework for the listing and protection of species (and their habitats) that are identified as being endangered or threatened with extinction. Actions that jeopardize endangered or threatened species and the habitats upon which they rely are considered take under the ESA. Section 9(a) of the ESA defines take as "to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or attempt to engage in any such conduct." "Harm" and "harass" are further defined in federal regulations and case law to include actions that adversely impair or disrupt a listed species' behavioral patterns. No federal-listed species were observed or detected on site, and based on the habitat conditions on site, none is expected to occur.

All migratory bird species that are native to the U.S. or its territories are protected under the federal Migratory Bird Treaty Act (MBTA), as amended under the Migratory Bird Treaty Reform Act of 2004 (FR Doc. 05-5127). The MBTA is intended to protect migratory birds but it does not mandate specific protections. Typically, protection of migratory birds through the MBTA is provided through restrictions on disturbance of active bird nests during the nesting season. In addition, the USFWS commonly places restrictions on disturbances allowed near active raptor nests. As a general/standard condition, the project must comply with the MBTA.

Federal wetland regulation (non-marine issues) is guided by the Rivers and Harbors Act of 1899 and the Clean Water Act. The Rivers and Harbors Act deals primarily with discharges into navigable waters, while the purpose of the Clean Water Act is to restore and maintain the chemical, physical, and biological integrity of all Waters of the U.S. Permitting for projects filling Waters of the U.S. (including wetlands) is overseen by the Corps under Section 404 of the Clean Water Act. Projects could be permitted on an individual basis or be covered under one of several approved nationwide permits. Individual permits are assessed independently based on the type of action, amount of fill, etc. Individual permits typically require substantial time (often longer than 6 months) to review and approve, while nationwide permits are pre-approved if a project meets appropriate conditions. No potential Waters of the U.S. were identified on site.

The project will comply with applicable federal requirements.

State of California

Primary environmental legislation in California is found in CEQA and its implementing guidelines (State CEQA Guidelines), which require that projects with potential adverse effects (or impacts) on the environment undergo environmental review. Adverse environmental impacts are typically mitigated as a result of the environmental review process in accordance with existing laws and regulations.



The California ESA is similar to the federal ESA in that it contains a process for listing of species and regulating potential impacts to listed species. Section 2081 of the California ESA authorizes CDFW to enter into a memorandum of agreement for take of listed species for scientific, educational, or management purposes. No State-listed species were observed or detected on site, and based on the habitat conditions on site, none is expected to occur.

California Fish and Game Code (Sections 1600 through 1603) requires a CDFW agreement for projects affecting riparian and wetland habitats through issuance of a Streambed Alteration Agreement. There is no wetland or riparian habitat present on site. In addition, any project that requires a Section 404 Permit also would require a Water Quality Certification by the California Regional Water Quality Control Board (RWQCB) under Section 401 of the Clean Water Act. There are no Waters of the U.S. on site, which would be subject to Section 401. Pursuant to California Fish and Game Code Section 3503, it is unlawful to take, possess, or needlessly destroy the nest or eggs of any bird, except as otherwise provided by this code or any regulation made pursuant thereto. Raptors and owls and their active nests are protected by California Fish and Game Code Section 3503.5, which states that it is unlawful to take, possess, or destroy any birds of prey or to take, possess, or destroy the nest or eggs of any such bird unless authorized by the CDFW. Section 3513 states that it is unlawful to take or possess any migratory non-game bird as designated in the MBTA. These regulations could require that construction activities (particularly vegetation removal or construction near nests) be reduced or eliminated during critical phases of the nesting cycle unless surveys by a qualified biologist demonstrate that nests, eggs, or nesting birds will not be disturbed, subject to approval by CDFW and/or USFWS. Avian species protected by California Fish and Game Code may nest on the project site. As a general/standard condition, the project must comply with California Fish and Game Code

Additionally, CEQA and its implementing guidelines (CEQA Guidelines) require discretionary projects with potentially significant effects (or impacts) on the environment to be submitted for environmental review. Mitigation for significant impacts to the environment is determined through the environmental review process in accordance with existing laws and regulations.

The project will comply with applicable State requirements.

City of San Diego Environmentally Sensitive Lands (ESL) Regulations

Mitigation requirements for sensitive biological resources follow the requirements of the City's Biology Guidelines (2018) as outlined in the City's Municipal Code Environmentally Sensitive Lands (ESL) Regulations (Chapter 14, Article 3, Division 1). ESL include sensitive biological resources, steep hillsides, coastal beaches, sensitive coastal bluffs and 100-year floodplains (San Diego Municipal Code [SDMC] 143.0110). ESL resources are not present on site.



City of San Diego Biology Guidelines

The City's Biology Guidelines (2018) have been formulated by the Development Services Department to aid in the implementation and interpretation of the ESL Regulations; San Diego Land Development Code, Chapter 14, Division 1, Section 143.0101 et seq; and the Open Space Residential (OR-1-2) Zone, Chapter 13, Division 2, Section 131.0201 et seq. Section III of the Biology Guidelines (Biological Impact Analysis and Mitigation Procedures) also serves as standards for the determination of impact and mitigation under CEQA.

The project will comply with applicable City Biology Guidelines requirements.

Vegetation Communities/Land Cover Types

On March 1, 2021, Alden confirmed that the site conditions have not changed since the site visits in 2017, 2018, and 2019. Therefore, one land cover type, urban/developed, is present on the entire 1.1-acre site (Figure 3).

<u>Urban/Developed</u>

Urban/developed land is, for example, where permanent and/or pavement have been placed structures, which prevents the growth of vegetation, or where landscaping is tended and maintained (e.g., the CPA Trucking building, driveway, and landscaping). On site, it also includes dirt areas compacted by vehicle/equipment driving/storage. Urban/developed is not assigned to a habitat tier by the City and is not sensitive.

Special Status Plant Species

Special status plant species are those that are considered federal, State, or California Native Plant Society rare, threatened, or endangered; MSCP Covered Species; or MSCP Narrow Endemic species. No special status plant species were found to occur on site (Appendix A), nor do any have potential to occur due to the site's developed condition.



Special Status Animal Species

Sensitive animal species are those that are considered federal or State threatened or endangered; MSCP Covered Species; or MSCP Narrow Endemic species. No special status animal species occur on the site (Appendix B), nor do any have potential to occur due to the site's developed condition.

According to the burrowing owl survey conducted for the Epoca Project, which at the time included the Lumina III project site, no burrowing owls, evidence of owl presence (casts, feathers, etc.), or potential owl burrows were observed. Furthermore, the burrowing owl survey report states that based on the lack of suitable burrows and evidence of occupation, the site is not considered to be occupied by the burrowing owl (Alden 2018). Therefore, the Lumina III project site does not support suitable habitat for the burrowing owl, and no additional survey of the site is warranted. The site conditions were most recently confirmed during additional site visits conducted by Biologist Greg Mason on February 21 and March 1, 2021.

Nesting Birds

The MBTA and California Fish and Game Code provides legal protection for almost all breeding bird species occurring in the United States, including raptors. The project will comply with the MBTA and Fish and Game Code.

Potential Jurisdictional Features (Corps, CDFW, and RWQCB)

The site was assessed for features that could be considered jurisdictional by the Corps, CDFW, and the RWQCB, and no such features were found.

PROJECT IMPACTS

Vegetation Community/Land Cover Type

The entire 1.1-acre site would be affected by the project as shown in Table 2 and on Figure 3.



Table 2 IMPACTS TO LAND COVER TYPE					
Land Cover Type Total Acreage Impacted On Site Total Acreage Impacted Off Site Acreage Acreage					
Urban/Developed	0.73	0.37	1.10		
TOTAL	0.73	0.37	1.10		

Urban/developed land is not considered to have significant habitat value, so the project's impacts to this land cover type would not be considered significant, and no mitigation would be required.

Special Status Plant Species

There would be no impacts to special status plant species, so no mitigation would be required.

Special Status Animal Species

There would be no impacts to special status animal species, so no mitigation would be required.

Potential Jurisdictional Features (Corps, CDFW, and RWQCB)

Given the lack of potential jurisdictional features on site, no impacts would occur, and no agency permits or mitigation would be required.

Cumulative Impacts

The project site is small (1.1 acre in size), lacks sensitive biological resources, and lacks connectivity to the MHPA. Therefore, the project would not contribute to significant, cumulative biological resource impacts.

CONCLUSION

The project site does not support sensitive vegetation, special status plant or animal species, or potential jurisdiction features. Therefore, these resources would not be impacted by project development, and no mitigation would be required. The project would impact urban/developed land cover; however, this impact would be less than significant because urban/developed is not sensitive. No mitigation would be required.



Finally, given the small size of the site, the lack of sensitive biological resources, and lack of connectivity to the MHPA, the project would not contribute to significant, cumulative biological resource impacts, and no mitigation would be required.

Please contact me if you have any questions regarding this letter report.

Sincerely,

Greg Mason

Senior Biologist

Enclosures:

Figure 1 – Regional Location

Figure 2 – Project Location

Figure 3 – Land Cover Type/Impacts

Attachment A - Plant Species Observed

Attachment B – Animal Species Observed or Detected

References:

Alden Environmental, Inc. 2019. Biological Technical Report for the Lumina Tentative Map Project. March 14.

2018. Burrowing Owl Survey Report for the Lumina Tentative Map Project Site. Letter to Ms. Rita Mahoney, ColRich. July 13.

2017. Central Village Specific Plan Biological Resources Report Addendum. January.

2016a. Sensitive Plant Species Survey Report. Letter to Ms. Rita Mahoney, ColRich. July 13.

2016b. 2016 Report U.S. Fish and Wildlife Service Protocol Level Presence/Absence Survey for the Quino Checkerspot Butterfly. June 23.

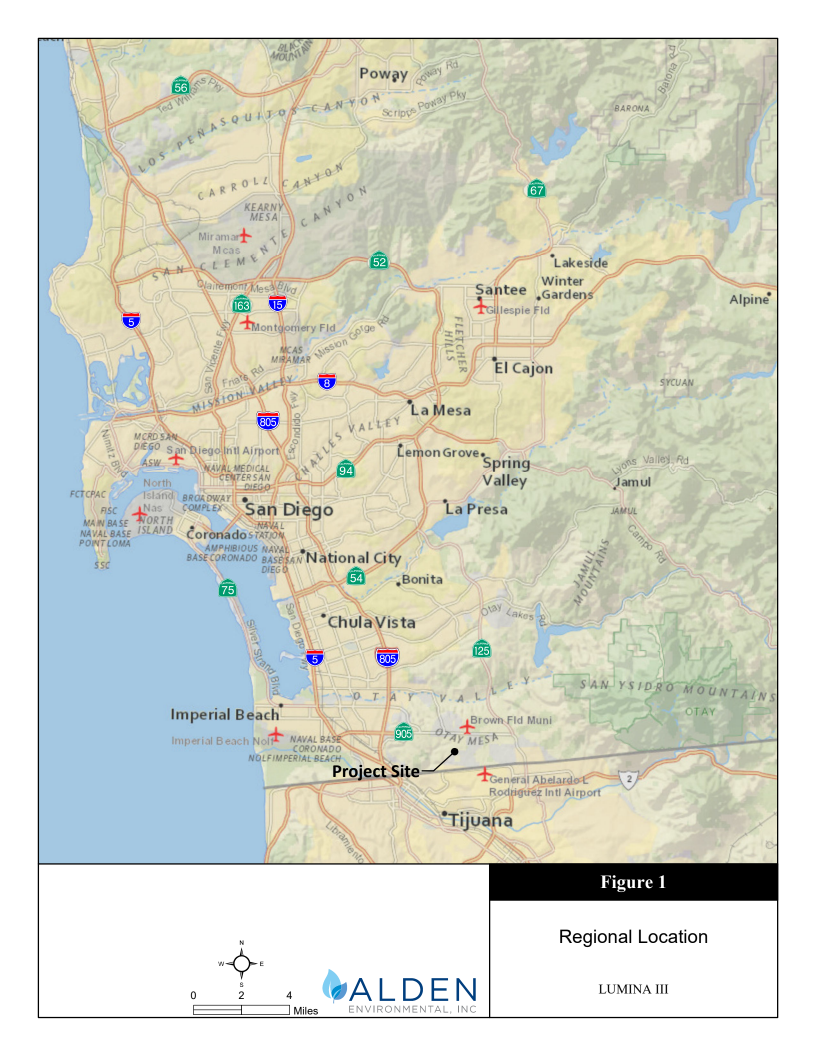
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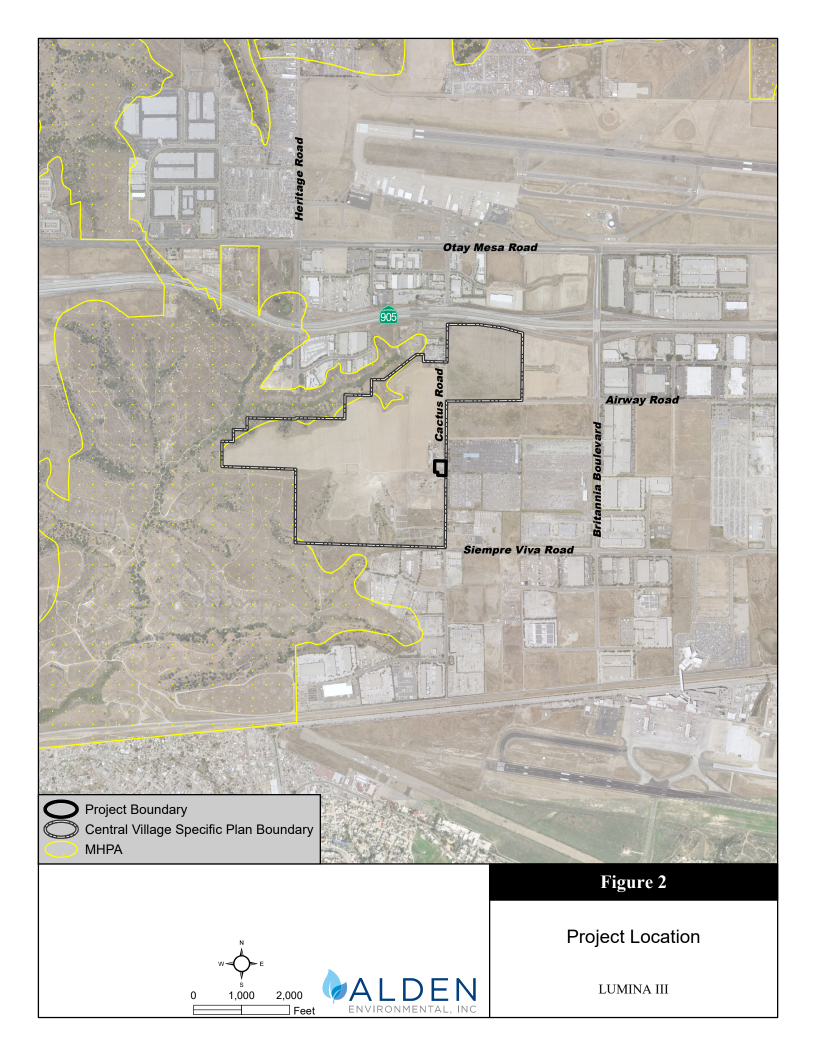
2015a. 2015 Report U.S. Fish and Wildlife Service Protocol Level Presence/Absence Surveys for the Quino Checkerspot Butterfly. June 10.

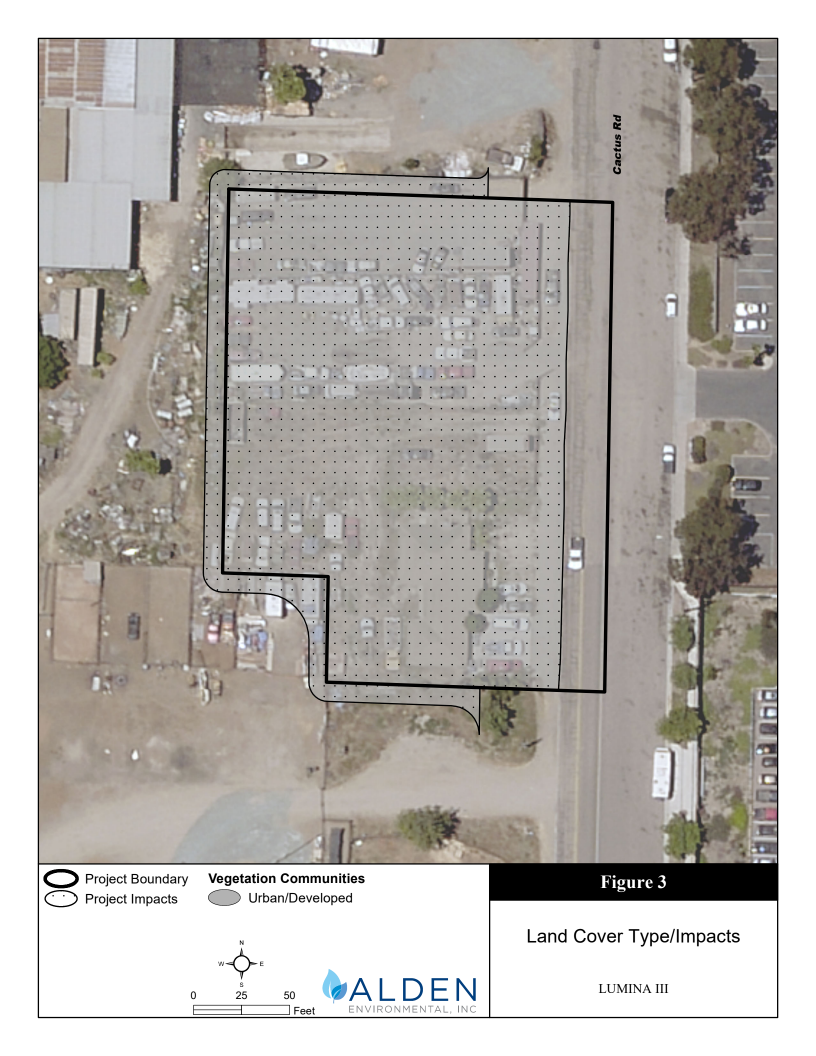
2015b. Burrowing Owl Survey Report for Otay Canyon Ranch. Letter to Ms. Rita Mahoney, ColRich. July 9.



- 2014. Burrowing Owl Survey Report for Spring Canyon Ranch. Letter to Ms. Rita Mahoney, ColRich. August 11.
- City of San Diego. 2018. Land Development Code Biology Guidelines. Adopted September 1999. Last amended February 1, 2018 by Resolution No. R-311507. https://www.sandiego.gov/sites/default/files/amendment_to_the_land_development_manua 1 biology guidelines february 2018 clean.pdf
 - 2014. Otay Mesa Community Plan Update Final Environmental Impact Report. Revised February 21.
- Environmental Laboratory. 1987. Corps of Engineers Wetlands Delineation Manual. Technical Report Y-87-1. U.S. Army Engineer Waterways Experiment Station, Vicksburg, Mississippi. 100 pp. with Appendices.
- RECON Environmental, Inc. 2013. Biological Resources Report for the Otay Mesa Community Plan Update, City of San Diego Project No. 30330/304032, SCH No. 2004651076.
- U.S. Army Corps of Engineers. 2008. Regional Supplement to the Corps of Engineers Wetland Delineation Manual: Arid West Region (Version 2.0). Eds. J.S. Wakely, R.W. Lichvar, and C.V. Noble. ERDC/EL TR-08-28. Vicksburg, MS: U.S. Army Engineer Research and Development Center.







Attachment A PLANT SPECIES OBSERVED LUMINA III

FAMILY	SCIENTIFIC NAME	COMMON NAME
Anacardiaceae	Schinus terebinthifolia ¹	Brazilian Pepper Tree
Arecaceae	Syagrus romanzoffiana ¹	Queen Palm
	Washingtonia robusta ¹	Mexican Fan Palm
Apiaceae	Centaurea melitensis ¹	Tocalote
_	$Glebionis\ coronaria^1$	Garland/Crown Daisy
	Hedypnois cretica ¹	Crete Hedypnois
	Hypochaeris glabra ¹	Smooth Cat's Ear
Brassicaceae	Brassica nigra ¹	Black Mustard
Cactaceae	Opuntia ficus-indica ¹	Mission Fig
Chenopodiaceae	Salsola australis¹	Australian Tumbleweed
Fabaceae	Medicago polymorpha ¹	Bur Clover
Geraniaceae	Erodium cicutarium ¹	Red-Stem Filaree/Storksbill
Malvaceae	Malva parviflora ¹	Cheeseweed
Poaceae	Avena spp. 1	Wild Oat
	Bromus spp. 1	Brome Grass
	Pennisetum setaceum ¹	Fountain grass
Solanaceae	Nicotiana glauca ¹	Tree Tobacco
Tamaricaceae	Tamarix ramosissima ¹	Salt Cedar

¹Non-native species

Attachment B ANIMAL SPECIES OBSERVED OR DETECTED LUMINA III

SCIENTIFIC NAME COMMON NAME

INVERTEBRATES

Butterflies

Vannessa cardui painted lady

VERTEBRATES

Birds

Corvus corax common raven Haemorhous mexicanus house finch

Mimus polyglottos northern mockingbird

Passer domesticushouse sparrowSturnus vulgarisEuropean starlingZenaida macrouramourning dove

Zonotrichia leucophrys white-crowned sparrow

Mammals

Canis latrans coyote (scat)
Sylvilagus audubonii desert cottontail