

Addendum and Environmental Checklist

City of San Diego Climate Action Plan Amendment Climate Action Plan Consistency Checklist

Submitted To:

City of San Diego Planning Department 1010 Second Avenue, MS 413 San Diego, CA 92101

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ADDENDUM TO ENVIRONMENTAL IMPACT REPORT No. 416603

 Project No.
 416603

 SCH No.
 2015021053

SUBJECT: Climate Action Plan Consistency Checklist and Other Implementing Amendments and Adoption of CEQA Greenhouse Gas Emissions Significance Threshold

I. PROJECT DESCRIPTION:

The City is evaluating the adoption and amendment to the Climate Action Plan (CAP) to incorporate a CAP Consistency Checklist. The Checklist contains a list of questions and measures that are required to be implemented on a project-by-project basis to ensure that the specified emission targets in the CAP are achieved and that an individual project is doing its part to achieve the City's greenhouse gas reductions. The City also proposes to amend its *California Environmental Quality Act Significance Determination Thresholds* to include a new threshold for evaluation of greenhouse gas emissions. See attached checklist Section 1.0 for additional details.

- II. ENVIRONMENTAL SETTING: See attached checklist Section 1.4.2.
- III. PROJECT BACKGROUND: See attached checklist Section 1.1.
- IV. DETERMINATION:

The City of San Diego previously prepared an Environmental Impact Report for the project and has attached the conclusions of the Final Environmental Impact Report to this Addendum.

Based upon a review of the current project, it has been determined that:

- a. There are no new significant environmental impacts not considered in the previous EIR;
- b. No substantial changes have occurred with respect to the circumstances under which the project is undertaken; and
- c. There is no new information of substantial importance to the project.

Therefore, in accordance with Section 15164 of the State CEQA Guidelines this addendum has been prepared. No public review of this addendum is required.

V. MITIGATION, MONITORING AND REPORTING PROGRAM INCORPORATED INTO THE PROJECT:

Land Use

Impact: implementation of the CAP could conflict with applicable land use plans, policies or regulations of an agency with jurisdiction over the Project.

Mitigation Measure LU-1: Siting of Large-scale Renewable Energy Projects.

To ensure that large-scale renewable energy projects are compatible and not in conflict with existing land use and zoning designations, and that any such facilities do not result in conflicts with adjacent land uses, the City shall develop a set of siting guidelines for such facilities <u>prior to permitting any large-scale renewable</u>

<u>energy projects</u>. The guidelines shall avoid land use conflicts and contain specific provisions for appropriate siting of large renewable energy facilities to include all of the following <u>at a minimum</u>:

- A definition of the type and scale of facility that is subject to the siting guidelines. This list may be revised from time to time, as new technologies emerge and evolve.
- A matrix table that shows, for each type of facility, the appropriate land use and zoning designations, where siting of facilities would not be expected to cause a significant land use conflict.
- Guidelines or best management practices for minimizing conflicts with neighboring land uses. These would include, but not be limited to, required and recommended siting criteria; general design guidelines (such as property line setbacks); minimizing construction and operational noise (such as adherence to Noise Ordinance standards and General Plan compatibility standards); minimizing electromagnetic frequency (EMF) exposure; and minimizing visual prominence (for example, by avoiding siting of facilities on ridgelines and other prominent topographical features, or by providing vegetative screens): and minimizing lighting and glare effects (such as adherence to the City's Outdoor Lighting Regulations).
- The requirement that a facility demonstrate that there are no sensitive biological resources present on-site that would be impacted by development of the proposed large-scale renewable energy facility, or demonstrate compliance with the MSCP Subarea Plan Section 1.4.3, Land Use Adjacency Guidelines, and with the City's ESL Regulations.
- The requirement that a facility demonstrate that there are no historical resources present on-site that would be impacted by development of the proposed large-scale renewable energy facility, or demonstrate compliance with Mitigation Framework HIST-1.
- A checklist to determine whether, even with adherence to the guidelines provided, a facility may still result in a land use conflict.

Visual Effects and Neighborhood Character

Impact: Implementation of the CAP could affect the visual quality of the planning area, particularly with respect to views from public viewing areas, vistas, or open spaces.

Mitigation: Implement Mitigation Measure LU-1.

Impact: Implementation of the CAP could introduce incompatible uses with surrounding development in terms of bulk, scale, materials, or style that would result in adverse visual impacts.

Mitigation: Implement Mitigation Measure LU-1.

Air Quality

Impact: Implementation of the CAP could result in air emissions that would substantially deteriorate ambient air quality, including the exposure of sensitive receptors to substantial pollutant concentrations.

Mitigation Measure AIR-1: Best Available Control Measures for Construction Emissions.

This mitigation measure incorporates the Mitigation Framework for construction-related air impacts contained in the General Plan PEIR, which states the following:

For projects that may exceed daily construction emissions established by the City of San Diego, Best Available Control Measures will be incorporated to reduce construction emissions to below daily emission standards established by the City of San Diego. Project proponents must prepare and implement a Construction Management Plan which includes but is not limited to Best Available Control Measures. Appropriate control measures will be determined on a project-by-project basis, and are specific to the pollutant for which the daily threshold may be exceeded. Control measures may include:

- Minimizing simultaneous operation of multiple construction equipment units;
- Use of low pollutant emitting equipment;
- Use of catalytic reduction for gasoline-powered equipment;
- Watering the construction area to minimize fugitive dust; and
- Minimizing idling time by construction vehicles.

Mitigation Measure AIR-2: Reduce Emissions from Expanded Recycling and Organics Collection Programs.

To ensure that increased VMT resulting from implementation of CAP Action 4.1 does not result in significant air emissions, collection vehicles shall be converted to alternative fuels, such as natural gas, during roll-out of the expanded program, such that combined emissions fall below the significance threshold for daily and annual NOx emissions. This will be confirmed using generally accepted air emissions modeling, such as the CalEEMod model. In addition, to the extent that new programs increase VMT for long-haul vehicles, these vehicles shall also be converted to alternative fuels, such as natural gas, such that any increase falls below the significance threshold for daily and annual NOx emissions.

Historical Resources

Impact: Implementation of the CAP could cause a substantial adverse change in the significance of a historical resource, as defined in Section 15064.5, or have other physical or aesthetic effects to a prehistoric or historic building, structure, object or site.

Mitigation Measure HIST-1: Archaeological Resources.

Prior to issuance of any permit for a future development that could directly affect an archaeological resource, the City shall require the following steps be taken to determine: (1) the presence of archaeological resources and (2) the appropriate mitigation for any significant resources which may be impacted by a development activity. Sites may include, but are not limited to, residential and commercial properties, privies, trash pits, building foundations, and industrial features representing the contributions of people from diverse socio-economic and ethnic backgrounds. Sites may also include resources associated with prehistoric Native American activities.

Initial Determination

The likelihood for the project site to contain historical resources shall be determined by reviewing site photographs and existing historic information (e.g. Archaeological Sensitivity Maps, the Archaeological Map Book, and the City's "Historical Inventory of Important Architects, Structures, and People in San Diego") and conducting a site visit. If there is any evidence that the site contains archaeological resources, then a historic evaluation consistent with the City's Historical Resources Guidelines (City Guidelines) would be required. All individuals conducting any phase of the archaeological evaluation program must meet professional qualifications in accordance with the City Guidelines.

Step 1: Based on the results of the Initial Determination, if there is evidence that the site contains historical resources, preparation of a historic evaluation is required. The evaluation report would generally include background research, field survey, archeological testing and analysis. Before actual field reconnaissance would occur, background research is required which includes a record search at the SCIC at San Diego State University and the San Diego Museum of Man. A review of the Sacred Lands File maintained by the

NAHC must also be conducted at this time. Information about existing archaeological collections shall also be obtained from the San Diego Archaeology Center and any tribal repositories or museums.

In addition to the record searches mentioned above, background information may include, but is not limited to: examining primary sources of historical information (e.g., deeds and wills), secondary sources (e.g., local histories and genealogies), Sanborn Fire Maps, and historic cartographic and aerial photograph sources; reviewing previous archeological research in similar areas, models that predict site distribution, and archeological, architectural, and historical site inventory files; and conducting informant interviews. The results of the background information shall be included in the evaluation report.

Once the background research is complete, a field reconnaissance must be conducted by individuals whose qualifications meet the standards outlined in the City Guidelines. Consultants are encouraged to employ innovative survey techniques when conducting enhanced reconnaissance, including, but not limited to, remote sensing, ground penetrating radar, and other soil resistivity techniques as determined on a case-by-case basis. Native American participation is required for field surveys when there is likelihood that the project site contains prehistoric archaeological resources or traditional cultural properties. If through background research and field surveys historical resources are identified, then an evaluation of significance must be performed by a qualified archaeologist.

Step 2: Once a historical resource has been identified, a significance determination must be made. Tribal representatives and/or Native American monitors will be involved in making recommendations regarding the significance of prehistoric archaeological sites during this phase of the process. The testing program may require reevaluation of the proposed project in consultation with the Native American representative which could result in a combination of project redesign to avoid and/or preserve significant resources as well as mitigation in the form of data recovery and monitoring (as recommended by the qualified archaeologist and Native American representative). An archaeological testing program will be required which includes evaluating the horizontal and vertical dimensions of a site, the chronological placement, site function, artifact/ecofact density and variability, presence/absence of subsurface features, and research potential. A thorough discussion of testing methodologies, including surface and subsurface investigations, can be found in the City Guidelines.

The results from the testing program shall be evaluated against the Significance Thresholds found in the City Guidelines. If significant historical resources are identified within the Area of Potential Effect, the site may be eligible for local designation. At this time, the final testing report must be submitted to Historical Resources Board staff for eligibility determination and possible designation. An agreement on the appropriate form of mitigation is required prior to distribution of a draft environmental document. If no significant resources are found, and site conditions are such that there is no potential for further discoveries, then no further action is required. Resources found to be non-significant as a result of a survey and/or assessment will require no further work beyond documentation of the resources on the appropriate Department of Parks and Recreation (DPR) site forms and inclusion of results in the survey and/or assessment report. If no significant resources are found, but results of the initial evaluation and testing phase indicates there is still a potential for resources to be present in portions of the property that could not be tested, then mitigation monitoring is required.

Step 3: Preferred mitigation for historical resources is to avoid the resource through project redesign. If the resource cannot be entirely avoided, all prudent and feasible measures to minimize harm shall be taken. For archaeological resources where preservation is not an option, a Research Design and Data Recovery Program is required, which includes a Collections Management Plan for review and approval. The data recovery program shall be based on a written research design and is subject to the provisions as outlined in CEQA, Section 21083.2. The data recovery program must be reviewed and approved by the City's Environmental Analyst prior to draft CEQA document distribution. Archaeological monitoring may be required during building demolition and/or construction grading when significant resources are known or suspected to be present on a site, but cannot be recovered prior to grading due to obstructions such as, but not limited to, existing development or dense vegetation.

A Native American observer must be retained for all subsurface investigations, including geotechnical testing and other ground-disturbing activities, whenever a Native American Traditional Cultural Property or any archaeological site located on City property or within the Area of Potential Effect of a City project would be impacted. In the event that human remains are encountered during data recovery and/or a monitoring program, the provisions of Public Resources Code Section 5097 must be followed. In the event that human remains are discovered during project grading, work shall halt in that area and the procedures set forth in the California Public Resources Code (Section 50987.98) and State Health and Safety Code (Section 7050.5), and in the federal, state, and local regulations described above shall be undertaken. These provisions are outlined in the Mitigation Monitoring and Reporting Program (MMRP) included in the environmental document. The Native American monitor shall be consulted during the preparation of the written report, at which time they may express concerns about the treatment of sensitive resources. If the Native American community requests participation of an observer for subsurface investigations on private property, the request shall be honored.

Step 4: Archaeological Resource Management reports shall be prepared by qualified professionals as determined by the criteria set forth in Appendix B of the City Guidelines. The discipline shall be tailored to the resource under evaluation. In cases involving complex resources, such as traditional cultural properties, rural landscape districts, sites involving a combination of prehistoric and historic archaeology, or historic districts, a team of experts will be necessary for a complete evaluation.

Specific types of historical resource reports are required to document the methods (see Section III of the City Guidelines) used to determine the presence or absence of historical resources; to identify the potential impacts from proposed development and evaluate the significance of any identified historical resources; to document the appropriate curation of archaeological collections (e.g. collected materials and the associated records); in the case of potentially significant impacts to historical resources, to recommend appropriate mitigation measures that would reduce the impacts to below a level of significance; and to document the results of mitigation and monitoring programs, if required.

Archaeological Resource Management reports shall be prepared in conformance with the California Office of Historic Preservation "Archaeological Resource Management Reports: Recommended Contents and Format" (see Appendix C of the City Guidelines), which will be used by Environmental Analysis Section staff in the review of archaeological resource reports. Consultants must ensure that archaeological resource reports are prepared consistent with this checklist. This requirement will standardize the content and format of all archaeological technical reports submitted to the City. A confidential appendix must be submitted (under separate cover) along with historical resources reports for archaeological sites and traditional cultural properties containing the confidential resource maps and records search information gathered during the background study. In addition, a Collections Management Plan shall be prepared for projects which result in a substantial collection of artifacts and must address the management and research goals of the project and the types of materials to be collected and curated based on a sampling strategy that is acceptable to the City. Appendix D (Historical Resources Report Form) may be used when no archaeological resources were identified within the project boundaries.

Step 5: For Archaeological Resources: All cultural materials, including original maps, field notes, non-burial related artifacts, catalog information, and final reports recovered during public and/or private development projects must be permanently curated with an appropriate institution, one which has the proper facilities and staffing for insuring research access to the collections consistent with state and federal standards. In the event that a prehistoric and/or historic deposit is encountered during construction monitoring, a Collections Management Plan would be required in accordance with the project MMRP. The disposition of human remains and burial related artifacts that cannot be avoided or are inadvertently discovered is governed by state (i.e., Assembly Bill 2641 and California Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves Protection and Repatriation Act of 2001) and federal (i.e., Native American Graves G

Arrangements for long-term curation must be established between the applicant/property owner and the consultant prior to the initiation of the field reconnaissance, and must be included in the archaeological survey, testing, and/or data recovery report submitted to the City for review and approval. Curation must be accomplished in accordance with the California State Historic Resources Commission's Guidelines for the Curation of Archaeological Collection (dated May 7, 1993) and, if federal funding is involved, 36 Code of Federal Regulations 79 of the Federal Register. Additional information regarding curation is provided in Section II of the City Guidelines.

Transportation and Circulation

Impact: Implementation of the CAP could create substantial alterations to present circulation movements including effects on existing public access points and/or resulting from anticipated changes in transportation modes.

Mitigation Measure TR-1: The Roundabouts Master Plan shall include a monitoring and adaptive management program to evaluate, and if necessary, to correct, pedestrian safety issues at operating roundabouts.

Water Supply

Impact: Implementation of the CAP could result in the excessive use of water.

Mitigation Measure WS-1: Water Supply Assessment. In order to ensure that large-scale renewable energy projects do not use excessive amounts of water, a Water Supply Assessment (WSA) shall be submitted for review as part of the subsequent environmental review process. The WSA shall demonstrate that the proposed project would not demand an amount of water greater than the amount required by a 500 dwelling unit project.

VI. SIGNIFICANT UNMITIGATED IMPACTS:

There are no new significant impacts identified for the current project. However, the final EIR for the original project identified significant unmitigated impacts relating to **Visual Effects and Neighborhood Character, Air Quality, Historic Resources, and Transportation and Circulation**. Because there were significant unmitigated impacts, associated with the original project approval required the decisionmaker to make specific and substantiated CEQA Findings which stated that: a) specific economic, social or other considerations make infeasible the mitigation measures or project alternatives identified in the final EIR, and b) these impacts have been found acceptable because of specific overriding considerations. No new CEQA Findings are required with this project.

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Analyst: Rebecca Malone, AICP

Copies of the addendum, the final EIR, the Mitigation Monitoring and Reporting Program, and any technical appendices may be reviewed in the office of the Planning Department, or purchased for the cost of reproduction.

DISTRIBUTION OF ADDENDUM TO THE PROGRAM ENVIRONMENTAL IMPACT REPORT:

Copies of the Final Addendum PEIR were distributed to the following individuals, organizations, and agencies:

DISTRIBUTION:

State of California

Caltrans, District 11 (31) California Department of Fish and Wildlife (32)

City of San Diego

Mavor's Office (91) Council President Lightner, District 1 Councilmember Zapf, District 2 Councilmember Gloria, District 3 Councilmember Cole, District 4 Councilmember Kersey, District 5 Councilmember Cate, District 6 Councilmember Sherman, District 7 Councilmember Alvarez, District 8 Council President Pro Tem Emerald, District 9 City Attorney's Office (MS 59) Heidi Vonblum **Planning Department** Jeff Murphy, Director Alyssa Muto, Deputy Director Nancy Bragado, Deputy Director Brian Schoenfisch, Program Manager Samir Hajjiri, Senior Traffic Engineer Rebecca Malone, Associate Environmental Planner **Development Services Department** Kerry Santoro, Deputy Director Martha Blake, Senior Planner Anna McPherson, Senior Planner Raynard Abalos, Senior Planner Public Works Department Carrie Purcell **Environmental Services Department** Lisa Wood Libraries Library Department—Gov. Documents (81) Central Library (81A)

Other Interested Agencies, Organizations, and Individuals

Community Groups, Associations, Boards, and Committees Community Planning Committee (194) Peninsula Community Planning Board (390) Rancho Bernardo Community Planning Board (400) City of San Diego Sustainable Energy Advisory Board

San Diego Gas & Electric (114) Building Industry Association (158) **Climate Action Campaign Circulate San Diego** Sierra Club (165) Environmental Health Coalition (169) Environmental and Economic Sustainability Task Force CERF Center for Sustainable Energy Community Energy Action Network Community Forest Advisory Board Green Cities California San Diego Unified Council of PTAs San Diego 350 Solar City **Boulevard Planning Group** Art Harrison WaterSmart Software Thomas J. Sun Jim Bell Ellen McCann **Elaine and Howard Maltz** Donna Shanske **Bill Tippets** Erika Morgan Dorothy Gesick Catheryn Mullinger William F. Avrin Carlos F. Cabezud **Colleen Dietzel**

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A CAP Consistency Checklist

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ACRONYMS AND ABBREVIATIONS

ALUC	Airport Land Use Commission
ALUCPs	Airport Land Use Compatibility Plans
ARB	California Air Resources Board
BAU	business-as-usual
BMP	best management practices
CAP	City of San Diego Climate Action Plan
CAP PEIR	Final Program Environmental Impact Report
CBC	California Building Code
CDFW	California Department of Fish and Wildlife
CEQA	California Environmental Quality Act
Checklist	CAP Consistency Checklist
City	City of San Diego's
CLUP	Comprehensive Land Use Plan
CPAP	Climate Protection Action Plan
EO	Executive Order
ESL	Environmentally Sensitive Lands
FAA	Federal Aviation Administration
General Plan	City of San Diego General Plan
General Plan PEIR	Final Environmental Impact Report for the City's 2008 General Plan Update
GHG	greenhouse gas
I-8	Interstate 8
MBTA	Migratory Bird Treaty Act
MHPA	Multi-Habitat Planning Area
MRZ	Mineral Resource Zone
MSCP	Multiple Species Conservation Plan
MT CO ₂ e	metric tons of carbon dioxide equivalent
NPDES	National Pollutant Discharge Elimination System
OSHA	Occupational Safety and Health Administration

PV	photovoltaic
RAQS RTP/SCS	San Diego Regional Air Quality Strategy Regional Transportation Plan/Sustainable Communities Strategy
SANDAG	San Diego Association of Governments
SEIR	subsequent environmental impact report
SR-125	State Route 125
SR-163	State Route 163
SR-75	State Route 75
SR-94	State Route 94
ТРА	Transit Priority Area
USFWS	U.S. Fish and Wildlife Service

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1 INTRODUCTION AND PROJECT HISTORY

1.1 INTRODUCTION AND PROJECT BACKGROUND

The City of San Diego's (City) first Climate Protection Action Plan (CPAP) was approved in 2005 and focused on the City's mission to reduce greenhouse gas (GHG) emissions from municipal operations. The CPAP was central to fostering heightened awareness and developing "climate change literacy" within the City and the community. Similarly, the City of San Diego General Plan (General Plan), updated in 2008, is the framework for the City's commitment to long-term conservation, sustainable growth, and resource management. It addresses GHG emission reductions through its City of Villages growth strategy and a wide range of interdisciplinary policies. The City of Villages strategy is to focus growth into mixed-use activity centers that are pedestrian-friendly, centers of community, and linked to the regional transit system.

In 2013, the City began work on the Climate Action Plan (CAP). The CAP is intended to more fully address projected communitywide GHG emissions and provide a plan for reducing such emissions beyond what was previously accomplished with the City's General Plan and General Plan PEIR. At the end of 2015, the City certified the CAP PEIR and adopted the CAP. The CAP PEIR was prepared at the program "first-tier" level of environmental review consistent with the requirements of California Environmental Quality Act (CEQA) Sections 15152 and 15168. The program-level analysis considered the broad environmental impacts of the overall plan.

The CAP PEIR acknowledged that the purpose of the analyses was to measure the potential environmental impacts that are likely to result from implementation of the policies and reduction strategies contained in the CAP. The adopted CAP is a policy document that provides direction for how GHG emissions should be reduced within the City, and the CAP PEIR analysis identifies the potential for implementation of those policies to cause physical changes to the environment. While the CAP PEIR identifies potential impacts that would result from CAP implementation, the analysis is not detailed to the level of site specificity. Additional, project-specific environmental review may be required as individual projects or plan changes are proposed. Specifically, the City may initiate the subsequent review provisions of CEQA for changes to previously reviewed and approved projects (CEQA Guidelines Sections 15162 through 15164) for any amendments to the CAP.

Consistent with the process described, the City is evaluating the adoption of an amendment to the CAP to incorporate a CAP Consistency Checklist (Checklist). The purpose of this evaluation is to determine whether the proposed CAP amendment would be consistent with the adopted CAP and whether and what type of additional environmental review would be required. This environmental checklist has been prepared to determine whether any additional environmental review would be required for the City to consider adoption of the CAP amendment to include the Checklist. This analysis considers whether Checklist, actions resulting from the Checklist, or changed environmental conditions that are of sufficient magnitude would result in new or substantially more severe environmental impacts, as compared to those evaluated in the CAP PEIR, and also whether there is new information of substantial importance showing that new or substantially more severe environmental impacts would occur compared to that evaluated in the CAP PEIR.

1.2 CITY OF SAN DIEGO CLIMATE ACTION PLAN

1.2.1 Purpose

Former Governor Arnold Schwarzenegger's Executive Order (EO) S-3-05 established the 2050 statewide GHG reduction target of 80 percent below 1990 levels, expressing the intent of the State to address the issue of climate change through reducing GHGs. In 2015, Governor Edmund G. Brown, Jr.'s EO B-30-15 established an interim 2030 statewide GHG reduction target of 40 percent below 1990 levels in order to ensure

California meets its target of reducing GHG emissions to 80 percent below 1990 levels by 2050. In more recent years, California lawmakers have made clear that preventing or mitigating climate change is a key component of the state's sustainable future, and that local governments play a key role in reducing community-wide emissions with their control over local land use planning.

Following EO S-3-05, the California legislature passed Assembly Bill 32 (California Health and Safety Code Division 25.5, Sections 38500, et seq., or AB 32) in 2006, also known as the Global Warming Solutions Act. AB 32 requires the California Air Resources Board (ARB) to design and implement feasible and cost-effective emissions limits, regulations, and other measures, such that statewide GHG emissions are reduced to 1990 levels by 2020 (representing an approximately 15 percent reduction in current emissions). AB 32 anticipates that the GHG reduction goals will be met, in part, through local government actions. ARB has identified a GHG reduction target of 15 percent from 2010 levels for local governments (municipal and community-wide) and notes that successful implementation of the plan relies on local governments' land use planning and urban growth decisions as local governments have primary authority to plan, zone, approve, and permit land development to accommodate population growth and the changing needs of their jurisdictions.

Pursuant to AB 32, ARB adopted a Climate Change Scoping Plan in December 2008 (reapproved by ARB on August 24, 2011 [ARB 2008]) outlining measures to meet the 2020 GHG reduction goals. In order to meet these goals, California must reduce its GHG emissions by 30 percent below projected 2020 business-as-usual emissions levels or about 15 percent from 2010 levels. The Scoping Plan recommends measures that are worth studying further, and that the State of California may implement, such as new fuel regulations. The Climate Change Scoping Plan Update (ARB 2014) details the progress towards meeting the 2020 reduction goal since the adoption of AB 32, as well as the GHG reduction framework to meet the 80 percent below 1990 levels by 2050. The primary focus areas identified in the Climate Change Scoping Plan Update are associated with energy, transportation, agriculture, water, waste management, natural and working lands, short-lived climate pollutants, green buildings, and cap-and-trade.

In response to the State's efforts and to ensure the City contributes its fair share to statewide GHG reductions, the City adopted the CAP in 2015. The CAP identifies measures to effectively meet GHG reduction targets for 2020, as well as 2035 which serves as an "interim" target between the 2020 target and the state's longer term 2050 target. The City engaged in a comprehensive environmental review and public outreach processes associated with the CAP. The City's CAP included a baseline inventory of GHG emissions for 2010; a business-as-usual (BAU) projection for emissions at 2020, 2030, and 2035; a calculation of the City's targets based on a reduction from the 2010 baseline; and emission reductions with implementation of the CAP.

The City emitted a total of 12,984,993 metric tons of carbon dioxide equivalent (MT CO₂e) in 2010. Accounting for future population and economic growth, the City projects GHG emissions of 14,124,690 MT CO₂e in 2020, 15,856,604 MT CO₂e in 2030, and 16,716,020 MT CO₂e in 2035. The CAP set a target to achieve a 15 percent reduction from the 2010 baseline by 2020 based on the recommendation by ARB. The CAP also includes targets to reduce emissions below the 2010 baseline by 40 percent by 2030, and 50 percent by 2035. Therefore, the City must implement strategies that reduce emissions to 11,037,244 MT of CO₂e in 2020, 7,790,996 MT of CO₂e in 2030, and 6,492,497 MT of CO₂e in 2035.

By meeting the 2020 and 2035 targets, the City will maintain its trajectory to meet its proportional share of the 2050 state target. Future actions anticipated by the state and possible federal initiatives would reduce the need for local measures and help ensure broader participation in emission reduction efforts. If ARB adopts a recommendation for a percentage reduction for local governments for future years, the City will amend its targets accordingly.

Within the adopted CAP, the City has identified five broad strategies to reduce GHG emissions to achieve the 2020 and 2035 targets:

- 1. Energy & Water Efficient Buildings
- 2. Clean & Renewable Energy

- 3. Bicycling, Walking, Transit & Land Use
- 4. Zero Waste
- 5. Climate Resiliency

The CAP is intended to achieve reductions from all sources and sectors, existing and new. This is emphasized by the fact that the City's reduction targets are a reduction below baseline emissions. Therefore, GHG emissions in the City need to be reduced below existing levels while additional emissions are generated by growth through 2020 and 2035. As such, new development would need to contribute its fair-share of GHG reductions by complying with CAP strategies, goals, and actions that were determined to be applicable through the CAP development process.

1.3 CHANGES SINCE ADOPTION OF THE CAP

The CAP PEIR was adopted/certified in November 2015 and the City officially adopted the CAP and its appendices in December 2015. Since adoption of the CAP, the City has developed a Checklist for use in the planning and environmental review of discretionary projects. The proposed Checklist is one tool that the City proposes to use to determine if a project would be consistent with the adopted CAP. To receive a determination of consistency, a project would need to demonstrate through the Checklist that it has incorporated appropriate measures for reductions in GHG emissions.

The City proposes to amend the CAP to incorporate the Checklist. The Checklist contains a list of questions and measures that are required to be implemented on a project-by-project basis to ensure that the specified emissions targets identified in the CAP are achieved and that an individual project is doing its part to achieve the City's GHG reductions. Projects that are consistent with the CAP as determined through the use of this Checklist may rely on the CAP PEIR for their cumulative impacts analysis of GHG emissions. Projects that are not consistent with the CAP as determined by the Checklist must prepare a comprehensive project-specific analysis of GHG emissions, including quantification of existing and projected GHG emissions and incorporation of the measures in this Checklist to the extent feasible. CAP consistency for plan-level analyses, such as a Community Plan update, would be prepared using the program-level memorandum that details the process to assess consistency. Consistency for proposed plan updates would be evaluated by assessing the plans' consistency with each GHG reduction strategy in the CAP. Cumulative GHG impacts would be significant for any project that is not consistent with the CAP.

In addition to the Checklist, the City proposes to amend its *California Environmental Quality Act Significance Determination Thresholds* to include a new threshold for evaluation of GHG emissions. The Significance Determination Thresholds are part of the City's Land Development Manual that is incorporated by reference into the Municipal Code. Specifically, the City proposes to add the following threshold:

"The project would result in a significant GHG impact if it would be inconsistent with the City's Climate Action Plan"

Once adopted, this threshold would be used in all environmental evaluations conducted by the City. Projectlevel analyses would use the Checklist while plan-level analyses (such as Community Plan updates) would use the program-level memorandum prepared by the City. The proposed amendments to the CAP requires the City to prepare an environmental document (this environmental checklist) that examines and identifies whether these changes, changed circumstances, or newly available information would cause new or substantially more severe significant impacts as compared to those identified in the certified CAP PEIR. The City will then consider whether and what type of supplemental environmental review is necessary and whether it will approve the CAP amendments as proposed, approve with modifications, or deny the amendments.

1.4 **PROJECT DESCRIPTION**

1.4.1 **Project Location**

The City of San Diego is located within San Diego County in the southwestern corner of California. San Diego County is bordered by the Pacific Ocean on the west, Riverside County to the north, Imperial County to the east, Orange County at the northwest corner, and the Republic of Mexico to the South (see Figure 1-1 in the CAP PEIR). The planning area for the CAP is the City of San Diego General Plan (2008) planning area, which encompasses all land within the city limits and prospective annexation areas. The city includes approximately 332 square miles of land separated into 55 community planning areas (see Figure 1-2 in the CAP PEIR). A more detailed description of the project location can be found in the CAP PEIR, Section 1.B.

1.4.2 Existing Setting

The San Diego region is characterized by four physiographic regions: the low-lying coastal plain, the foothills, the mountains, and the lowlands of the desert. The City of San Diego is the largest incorporated city in San Diego County and borders unincorporated areas of the County, a number of other cities, and the U.S.-Mexico border. The County of San Diego identifies 23 communities and subregional areas throughout the County. The City of San Diego serves as the primary employment center for the region, with many residents of surrounding cities commuting to areas within San Diego.

The existing land uses within the City are described in Chapter 3.8, Land Use, of the Final Environmental Impact Report for the City's 2008 General Plan Update (General Plan PEIR). Additionally, relevant goals and policies are summarized in Chapter 3 of the General Plan PEIR. The detailed setting and policies provided in the General Plan PEIR are fully incorporated by these references. Furthermore, Chapter 3 (Environmental Setting, Impacts, and Mitigation Measures) in the CAP PEIR details the environmental setting in regards to each specific impact area analyzed in the chapter's sections.

1.4.3 Project Objectives

The CAP's objectives, as described in the CAP PEIR (City of San Diego, November 2015: p. ES-2), are the following:

- ▲ provide a roadmap to achieve GHG reductions;
- conform to California laws and regulations;
- implement climate action policies of the General Plan;
- ▲ provide CEQA streamlining for GHG emissions from new developments;
- create green jobs through incentive-based policies, such as the manufacture and installation of solar panels;
- ▲ improve public health by removing harmful pollutants from our air and improve water quality;
- ▲ increase local control over the City's future by reducing dependence on imported water and energy;
- enhance quality of life by supporting active transportation, planting trees and reducing landfill waste; and
- ▲ save taxpayer money by decreasing municipal water, waste, and energy usage in City-owned buildings.

In addition to the CAP objectives, the City has identified the following objectives for the Checklist:

- ▲ be consistent with the CAP and all associated plans and policies;
- ▲ provide CEQA streamlining for GHG emissions from new developments;
- ▲ provide specific measures for new developments to assist the City in achieving its GHG reduction targets;

 establish a new GHG threshold that will be incorporated into the City's California Environmental Quality Act Significance Determination Thresholds

1.4.4 Project Description

CAP Consistency Checklist Overview

The Checklist is a proposed amendment to the City's CAP. It has been developed to be consistent with the CAP, including all associated plans and policies, and does not include any substantial changes or revisions to the analysis or measures included in the CAP; rather, it provides a tool for the City to evaluate individual project consistency with the CAP and for projects to streamline GHG emissions analyses.

In general, the Checklist identifies questions and measures that can be implemented by project developers that are above and beyond the measures required by the City's code or other regulations and that are consistent with the strategies, goals and actions outlined in the CAP. Compliance with the Checklist would ensure that a project would meet CAP objectives. A benefit of demonstrating compliance through the Checklist is that it would offer a refined CEQA streamlining tool to allow project-specific environmental documents, if eligible, to tier from and/or incorporate by reference the CAP's programmatic review of GHG impacts in their cumulative impact analysis. With approval of the Checklist by the City, the City's CAP (together with the Checklist) would meet the requirements under section 15183.5 of the CEQA Guidelines as a qualified plan for the reduction of GHG emissions for use in cumulative impact analysis pertaining to development projects. The Checklist provides a streamlined review process for the GHG emissions analysis of proposed new development projects that are subject to discretionary review and trigger environmental review pursuant to CEQA.

The purpose of this environmental review is to determine whether or not a project's compliance with the measures outlined in the Checklist would result in any new or substantially more severe environmental impacts from that described and evaluated in the certified CAP PEIR.

CHECKLIST QUESTIONS

A copy of the proposed Checklist is included in Appendix A. An accompanying technical support document was prepared to support how the Checklist questions were developed and how they demonstrate that the goals for GHG emission reductions outlined in the CAP would be achieved.

In general, the Checklist is divided into three evaluation steps: Land Use Consistency; CAP Strategies Consistency; and Project CAP Conformance Evaluation. The first step (Step 1) in determining CAP consistency for discretionary development projects is to assess a project's consistency with the growth projections used in the development of the CAP. This section allows the City to assess a project's consistency with the land use assumptions used in the CAP. If it is determined that a project would be consistent with the land use assumptions used in the CAP, then an applicant would proceed to Step 2 of the Checklist. It should be noted that option 3 under this section identifies that a project may still be consistent with the CAP even if it is inconsistent with the existing land use plan and zoning designations, and results in an increase in GHG emissions when compared to the existing designations, if such a project would be located in a Transit Priority Area (TPA) and implements CAP Strategy 3 actions (see Table 1-1 below), as determined in Step 3 of the Checklist. In this case, the applicant would need to complete Steps 2 and 3 of the Checklist.

The second step (Step 2) of the Checklist would review and evaluate a project's consistency with the applicable strategies and actions of the CAP. It is through this step that a project applicant would identify whether the project incorporates specific GHG-reducing measures and would, therefore, be consistent with the CAP. The final step (Step 3) of the Checklist would only apply if question 3 under Step 1 is answered in

the affirmative under option 3. The purpose of this step is to determine whether a project that is located in a TPA but that includes a land use plan and/or zoning designation amendment that would result in an increase in GHG emissions when compared to the existing designations, is nevertheless consistent with the assumptions in the CAP because it would implement CAP Strategy 3 actions.

CHANGES RESULTING FROM THE CHECKLIST

As described above, the Checklist would be incorporated as a new element of the CAP. While new, the Checklist has been prepared by the City to be consistent with the CAP, including all associated plans and policies, and does not include any substantial changes or revisions to the analysis or measures included in the CAP.

In adopting the Checklist and applying it to individual projects, the City is initiating a review process to determine whether the projects under consideration are consistent with the CAP and incorporate measures to achieve its GHG reduction goals. The question at hand is whether any of the questions/measures outlined in the Checklist would result in any new or substantially more severe environmental impacts from those evaluated in the CAP PEIR. That is, are there measures (and their associated environmental impacts) that would be implemented by projects but were not considered or evaluated in the broad scope of the CAP PEIR. The analysis provided in the attached environmental checklist evaluates whether new or substantially more severe impacts would occur from the changes to the CAP proposed by the City.

Step 1 of the Checklist involves a land use consistency review of a project. This review would not result in any physical changes in the environment under which the CAP would be implemented, rather, the results of this review would determine whether a specific project is consistent with the assumptions of the CAP and CAP PEIR. If a project is determined to be consistent with Step 1, further evaluation under the Checklist can proceed. However, if the project is determined to not be consistent under Step 1, then separate, project-specific environmental review of the project would be required and the project could not rely upon the cumulative GHG analysis certified as part of the CAP PEIR. Therefore, no changes to the CAP would result from Step 1, and Step 1 (in and of itself) would not result in any new or substantially more severe environmental impacts compared to that evaluated in the CAP PEIR. As a result, the focus of the remainder of this analysis will be on Steps 2 and 3 of the Checklist.

Steps 2 and 3 of the Checklist identify specific measures that individual projects can implement to demonstrate compliance with the CAP and to utilize the CEQA streamlining benefits of a qualified CAP under Section 15183.5 of the CEQA Guidelines. The purpose of this environmental review is to determine whether any of the measures outlined in Step 2 and 3 of the Checklist would result in any new or substantially more severe environmental impacts from that evaluated in the CAP PEIR.

Table 1-1 provides a brief summary of the measures outlined in Steps 2 and 3 of the Checklist. This table is used as the basis for the environmental analysis provided throughout this document. Please refer to Appendix A for the full Checklist.

Table 1-1 Summary of Checklist Measures and Potential Environmental Impacts

Step 2: CAP Strategies Consistency

Strategy 1: Energy & Water Efficient Buildings

1. Cool/Green Roofs.

Would the project include roofing materials with a minimum 3-year aged solar reflection and thermal emittance or solar reflection index equal to or greater than the values specified in the voluntary measures under California Green Building Standards Code (Attachment A)?; OR,

▲ Would the project include a combination of the above two options?

Check "N/A" only if the project does not include a roof component.

[▲] Would the project roof construction have a thermal mass over the roof membrane, including areas of vegetated (green) roofs, weighing at least 25 pounds per square foot as specified in the voluntary measures under California Green Building Standards Code?; OR,

Table 1-1 Summary of Checklist Measures and Potential Environmental Impacts

2. Plumbing fixtures and fittings

With respect to plumbing fixtures or fittings provided as part of the project, would those low-flow fixtures/appliances be consistent with each of the following: Residential buildings:

- ▲ Kitchen faucets: maximum flow rate not to exceed 1.5 gallons per minute at 60 psi;
- ▲ Standard dishwashers: 4.25 gallons per cycle;
- ▲ Compact dishwashers: 3.5 gallons per cycle; and
- ▲ Clothes washers: water factor of 6 gallons per cubic feet of drum capacity?

Nonresidential buildings:

- Plumbing fixtures and fittings that do not exceed the maximum flow rate specified in Table A5.303.2.3.1 (voluntary measures) of the California Green Building Standards Code (See Attachment A); and
- ▲ Appliances and fixtures for commercial applications that meet the provisions of Section A5.303.3 (voluntary measures) of the California Green Building Standards Code (See Attachment A)?

Check "N/A" only if the project does not include any plumbing fixtures or fittings.

Strategy 2: Clean & Renewable Energy

3. Energy Performance Standard / Renewable Energy

Is the project designed to have an energy budget that meets the following performance standards when compared to the Title 24, Part 6 Energy Budget for the Proposed Design Building as calculated by Compliance Software certified by the California Energy Commission (percent improvement over current code):

- ▲ Low-rise residential 15% improvement?
- ▲ Nonresidential with indoor lighting OR mechanical systems, but not both 5% improvement?
- ▲ Nonresidential with both indoor lighting AND mechanical systems 10% improvement? 1

The demand reduction may be provided through on-site renewable energy generation, such as solar, or by designing the project to have an energy budget that meets the above-mentioned performance standards, when compared to the Title 24, Part 6 Energy Budget for the Proposed Design Building (percent improvement over current code).

Check "N/A" only if the project does not contain any residential or non-residential buildings.

Strategy 3: Bicycling, Walking, Transit & Land Use

- 4. Electric Vehicle Charging
- <u>Single-family projects</u>: Would the required parking serving each new single-family residence and each unit of a duplex be constructed with a listed cabinet, box or enclosure connected to a raceway linking the required parking space to the electrical service, to allow for the future installation of electric vehicle supply equipment to provide an electric vehicle charging station for use by the resident?
- ▲ <u>Multiple-family projects of 10 dwelling units or less</u>: Would 3% of the total parking spaces required, or a minimum of one space, be provided with a listed cabinet, box or enclosure connected to a conduit linking the parking spaces with the electrical service, in a manner approved by the building and safety official, to allow for the future installation of electric vehicle supply equipment to provide electric vehicle charging stations at such time as it is needed for use by residents?
- <u>Multiple-family projects of more than 10 dwelling units</u>: Would 3% of the total parking spaces required, or a minimum of one space, be provided with a listed cabinet, box or enclosure connected to a conduit linking the parking spaces with the electrical service, in a manner approved by the building and safety official? Of the total listed cabinets, boxes or enclosures provided, 50% shall have the necessary electric vehicle supply equipment installed to provide active electric vehicle charging stations ready for use by residents.
- <u>Non-residential projects</u>: If the project includes new commercial, industrial, or other uses with the building or land area, capacity, or numbers of employees listed in Attachment A, would 3% of the total parking spaces required, or a minimum of one space, be provided with a listed cabinet, box or enclosure connected to a conduit linking the parking spaces with the electrical service, in a manner approved by the building and safety official? Of the total listed cabinets, boxes or enclosures provided, 50% shall have the necessary electric vehicle supply equipment installed to provide active electric vehicle charging stations ready for use.

Check "N/A" only if the project does not include new commercial, industrial, or other uses with the building or land area, capacity, or numbers of employees listed in Attachment A.

¹ CALGreen defines mechanical systems as equipment, appliances, fixtures, fittings and/or appurtenances, including ventilating, heating, cooling, air-conditioning and refrigeration systems, incinerators and other energy-related systems.

Table 1-1 Summary of Checklist Measures and Potential Environmental Impacts

Strategy 3: Bicycling, Walking, Transit & Land Use

(Complete this section if project includes non-residential or mixed uses)

5. Bicycle Parking Spaces

Would the project provide more short- and long-term bicycle parking spaces than required in the City's Municipal Code (Chapter 14, Article 2, Division 5)? Check "N/A" only if the project is a residential project.

6. Shower facilities

If the project includes nonresidential development that would accommodate over 10 tenant occupants (employees), would the project include changing/shower facilities in accordance with the voluntary measures under the California Green Building Standards Code as shown in the table below?

Number of Tenant Occupants (Employees)	Shower/Changing Facilities Required	Two-Tier (12" X 15" X 72") Personal Effects Lockers Required
0-10	0	0
11-50	1 shower stall	2
51-100	1 shower stall	3
101-200	1 shower stall	4
Over 200	1 shower stall plus 1 additional shower stall	1 two-tier locker plus 1 two-tier locker for
	for each 200 additional tenant-occupants	each 50 additional tenant-occupants

Check "N/A" only if the project is a residential project, or if it does not include nonresidential development that would accommodate over 10 tenant occupants (employees).

7. Designated Parking Spaces

If the project includes an employment use in a TPA, would the project provide designated parking for a combination of low-emitting, fuel-efficient and carpool/vanpool vehicles in accordance with the following table?

Number of Provided Parking Spaces	Number of Designated Parking Spaces
0-9	0
10-25	2
26-50	4
51-75	6
76-100	9
101-150	11
151-200	18
201 and over	At least 10% of total

This measure does not cover electric vehicles. See Question 12 for electric vehicle parking requirements.

Note: Vehicles bearing Clean Air Vehicle stickers from expired HOV lane programs may be considered eligible for designated parking spaces. The required designated parking spaces are to be provided within the overall minimum parking requirement, not in addition to it.

Check "N/A" only if the project is a residential project, or if it does not include an employment use in a TPA.

8. Transportation Demand Management Program

If the project would accommodate over 50 tenant-occupants (employees), would it include a transportation demand management program that would be applicable to existing tenants and future tenants that includes:

- At least one of the following components:
- Parking cash out program
- Parking management plan that includes charging employees market-rate for single-occupancy vehicle parking and providing reserved, discounted, or free spaces for registered carpools or vanpools
- Unbundled parking whereby parking spaces would be leased or sold separately from the rental or purchase fees for the development for the life of the development

And at least three of the following components:

- Commitment to maintaining an employer network in the SANDAG iCommute program and promoting its RideMatcher service to tenants/employees
- On-site carsharing vehicle(s) or bikesharing
- ▲ Flexible or alternative work hours
- ▲ Telework program
- ▲ Transit, carpool, and vanpool subsidies

Table 1-1 Summary of Checklist Measures and Potential Environmental Impacts

- Pre-tax deduction for transit or vanpool fares and bicycle commute costs
- Access to services that reduce the need to drive, such as cafes, commercial stores, banks, post offices, restaurants, gyms, or childcare, either onsite or within 1,320 feet (1/4 mile) of the structure/use?

Check "N/A" only if the project is a residential project or if it would not accommodate over 50 tenant-occupants (employees).

The third step of the CAP consistency review only applies if Step 1 is answered in the affirmative under option 3. The purpose of this step is to determine whether a project that is located in a TPA but that includes a land use plan and/or zoning designation amendment that would result in an increase in GHG emissions when compared to the existing designations, is nevertheless consistent with the assumptions in the CAP because it would implement CAP Strategy 3 actions. The following questions must each be answered in the affirmative and fully explained.

1. Would the proposed project implement the General Plan's City of Villages strategy in an identified Transit Priority Area (TPA) that will result in an increase in the capacity for transit-supportive residential and/or employment densities?

Considerations for this question:

- Does the proposed land use and zoning designation associated with the project provide capacity for transit-supportive residential densities within the TPA?
- ▲ Is the project site suitable to accommodate mixed-use, village development, as defined in the General Plan, within the TPA?
- Does the land use and zoning associated with the project increase the capacity for transit-supportive employment intensities within the TPA?

2. Would the proposed project implement the General Plan's Mobility Element in Transit Priority Areas to increase the use of transit? Considerations for this question:

- Does the proposed project support/incorporate identified transit routes and stops/stations?
- ▲ Does the project identify transit priority measures?

3. Would the proposed project implement pedestrian improvements in Transit Priority Areas to increase walking opportunities?

Considerations for this question:

- Does the proposed project circulation system provide multiple and direct pedestrian connections and accessibility to local activity centers (such as transit stations, schools, shopping centers, and libraries)?
- Does the proposed project urban design include features for walkability to promote a transit supportive environment?

4. Would the proposed project implement the City of San Diego's Bicycle Master Plan to increase bicycling opportunities?

Considerations for this question:

- Does the proposed project circulation system identify bicycle improvements in consideration of the Bicycle Master Plan?
- Does the overall project circulation system provide a balanced, multimodal, "complete streets" approach to accommodate mobility needs of all users?

5. Would the proposed project incorporate implementation mechanisms that support Transit Oriented Development? Considerations for this question:

- ▲ Does the proposed project identify new or expanded urban public spaces such as plazas, pocket parks, or urban greens in the TPA?
- ▲ Does the land use and zoning associated with the proposed project increase the potential for jobs within the TPA?
- Do the zoning/implementing regulations associated with the proposed project support the efficient use of parking through mechanisms such as: shared parking, parking districts, unbundled parking, reduced parking, paid or time-limited parking, etc.?

6. Would the proposed project implement the Urban Forest Management Plan to increase urban tree canopy coverage?

Considerations for this question:

- Does the proposed project provide at least three different species for the primary, secondary and accent trees in order to accommodate varying parkway widths?
- ▲ Does the proposed project include policies or strategies for preserving existing trees?
- Does the proposed project incorporate tree planting that will contribute to the City's 20% urban canopy tree coverage goal?

GHG Threshold

The other proposed change associated with the CAP is the proposed incorporation of a new GHG threshold the City's *California Environmental Quality Act Significance Determination Thresholds*. The new GHG threshold would be used by the City in environmental reviews for projects. The proposed threshold is as follows:

"The project would result in a significant GHG impact if it would be inconsistent with the City's Climate Action Plan"

Incorporation and use of this threshold would not result in any new or substantially more severe environmental impacts compared to the impacts identified in the CAP PEIR because the CAP was adopted for the purpose of reducing citywide GHG emissions; thereby mitigating adverse environmental impacts associated with global climate change. Overall, if a project is determined to be consistent with the CAP it would have less-than-significant project-related GHG emission impacts and it could tier from the cumulative GHG analysis of the CAP PEIR consistent with the requirements of CEQA Guidelines Section 15183.5. Therefore, requiring a project to be consistent with the CAP would not result in significant GHG impacts. However, a project may achieve consistency with the CAP through the implementation of a variety of GHG reduction measures. The City has proposed the Checklist, which identifies measures that projects could implement to be consistent with the CAP. The degree to which measures identified in the Checklist would result in any new or substantially more severe environmental impacts from that described in the CAP PEIR is the subject of this environmental review and is evaluated throughout Section 3, Environmental Checklist.

1.4.5 Required Discretionary Actions

The City of San Diego is the project proponent and Lead Agency for purposes of CEQA. No other development entitlements or permits would be required from other responsible agencies.

2 ENVIRONMENTAL CHECKLIST FOR SUPPLEMENTAL ENVIRONMENTAL REVIEW

2.1 EXPLANATION OF CHECKLIST EVALUATION CATEGORIES

The purpose of this analysis is to evaluate whether any "changed condition" (i.e., changed circumstances, project changes, or new information of substantial importance) that may result in environmental impact significance conclusions different from those found in the CAP PEIR would occur. The resources evaluated are consistent with the resources evaluated in the CAP PEIR and any new changes to the State CEQA Guidelines since the CAP was approved. The column titles of the environmental checklist have been modified from the Appendix G presentation to help answer the questions to be addressed pursuant to CEQA Section 21166 and State CEQA Guidelines Section 15162 and have been aligned with the resources and thresholds identified in the 2015 CAP PEIR. A "no" answer does not necessarily mean that there are no potential impacts relative to the environmental category, but that there is no change in the CAP PEIR. For instance, the environmental categories might be answered with a "no" in the environmental checklist because the impacts associated with the proposed project were adequately addressed in the CAP PEIR, and the environmental impact significance conclusions of the EIR remain applicable. The purpose of each column of the environmental checklist is described below.

2.1.1 Where Impact was Analyzed

This column provides a cross-reference to the pages of the CAP PEIR where information and analysis may be found relative to the environmental issue listed under each topic.

2.1.2 Do Proposed Changes Involve New Significant Impacts?

The significance of the changes proposed to the approved CAP, as it is described in the certified CAP PEIR, is indicated in the columns to the right of the environmental issues.

2.1.3 Any New Circumstances Involving New or Substantially More Severe Significant Impacts?

Pursuant to Section 15162(a)(2) of the CEQA Guidelines, this column indicates whether there have been changes to the project site or the vicinity (circumstances under which the project is undertaken) that have occurred subsequent to the prior environmental documents, which would result in the current project having new significant environmental impacts that were not considered in the prior environmental documents or having substantial increases in the severity of previously identified significant impacts.

2.1.4 Any New Information Requiring New Analysis or Verification?

Pursuant to Section 15162(a)(3)(A-D) of the CEQA Guidelines, this column indicates whether new information of substantial importance which was not known and could not have been known with the exercise of reasonable diligence at the time the previous environmental documents were certified as complete is available, requiring an update to the analysis of the previous environmental documents to verify that the environmental conclusions and mitigation measures remain valid. If the new information shows

that: (A) the project will have one or more significant effects not discussed in the prior environmental documents; or (B) that significant effects previously examined will be substantially more severe than shown in the prior environmental documents; or (C) that mitigation measures or alternatives previously found not to be feasible would in fact be feasible and would substantially reduce one or more significant effects or the project, but the project proponents decline to adopt the Mitigation Measure or alternative; or (D) that mitigation measures or alternatives or alternative; or (D) that mitigation measures or alternatives which are considerably different from those analyzed in the prior environmental documents would substantially reduce one or more significant effects on the environment, but the project proponents decline to adopt the Mitigation Measure or alternative, the question would be answered "yes" requiring the preparation of a subsequent EIR or supplement to the EIR. However, if the additional analysis completed as part of this environmental checklist review finds that the conclusions of the prior environmental documents remain the same and no new significant impacts are identified, or identified significant environmental impacts are not found to be substantially more severe, the question would be answered "no" and no additional EIR documentation (supplement to the EIR or subsequent EIR) would be required.

Notably, where the only basis for preparing a subsequent EIR or a supplement to an EIR is a new significant impact or a substantial increase in the severity of a previously identified impact, the need for the new EIR can be avoided if the project applicant agrees to one or more mitigation measures that can reduce the significant effect(s) at issue to less than significant levels. (See *River Valley Preservation Project v. Metropolitan Transit Development Board* (1995) 37 Cal.App.4th 154, 168.)

2.1.5 Do Prior Environmental Documents Mitigations Address/Resolve Impacts?

This column indicates whether the prior environmental documents and adopted CEQA Findings provide mitigation measures to address effects in the related impact category. In some cases, the mitigation measures have already been implemented. A "yes" response will be provided in either instance. If "NA" is indicated, this Environmental Checklist Review concludes that there was no impact, or the impact was less-than-significant and, therefore, no mitigation measures are needed.

2.2 DISCUSSION AND MITIGATION SECTIONS

2.2.1 Discussion

A discussion of the elements of the environmental checklist is provided under each environmental category to clarify the answers. The discussion provides information about the particular environmental issue, how the project relates to the issue, and the status of any mitigation that may be required or that has already been implemented.

2.2.2 Mitigation Measures

Applicable mitigation measures from the prior environmental review that would apply to the proposed amendment are listed under each environmental category. New mitigation measures are included, if needed.

2.2.3 Conclusions

A discussion of the conclusion relating to the need for additional environmental documentation is contained in each section.

3

ENVIRONMENTAL CHECKLIST

3.1 LAND USE

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
1.	Land Use. Would the project:				
a.	Conflict with applicable land use plans, policies, or regulations of an agency with jurisdiction over the project?	Setting pp. 3.A-1 to 3.A-11 Impacts & Mitigation pp. 3.A-17 to 3.A-21	No	No	Yes
b.	Conflict with the environmental goals, objectives, or recommendations of the General Plan or affected community plans?	Setting pp. 3.A-1 to 3.A-11 Impacts & Mitigation pp. 3.A-21 to 3.A-28	No	No	N/A
C.	Conflict with an adopted environmental plan or other approved local, regional or State habitat conservation plan?	Setting pp. 3.A-1 to 3.A-11 Impacts & Mitigation pp. 3.A-27 to 3.A-28	No	No	N/A

3.1.1 Discussion

No substantial change in the environmental and regulatory settings related to land use and planning in the City, described in the CAP PEIR Sections 3A.2 and 3A.3, has occurred since the certification of the CAP PEIR in November 2015.

a) Conflict with applicable land use plans, policies, or regulations of an agency with jurisdiction over the project?

As discussed in the CAP PEIR on pages 3.A-17 to 3.A-21, the CAP is a policy-level document that adopted strategies to reduce GHG emissions and is designed to mitigate adverse environmental impacts associated with global climate change. The CAP has been prepared to be consistent with the City's General Plan, other planning documents, and the Land Development Code. The CAP does not propose any site-specific projects or grant any entitlements for development, but rather proposes a set of strategies, actions, and supporting measures that are intended to add detail to and implement climate-related policies of the General Plan and other plans.

As described in the CAP PEIR, implementation of the CAP would generally be consistent with all applicable land use plans, policies, and regulations of agencies with jurisdiction over a project, and would not conflict with any land use plans. Some projects undertaken pursuant to the CAP or in support of CAP programs, particularly the development of large-scale renewable energy facilities within the City limits, could conflict with existing land use and zoning designations or could conflict with adjacent land uses. This could result in a significant land use impact.

With implementation of Mitigation Measure LU-1 from the CAP PEIR, potentially significant land use conflicts from siting of large-scale renewable energy facilities would be avoided. In the case where projects are found to have the potential for conflicts, additional environmental review would be required to determine the significance of impacts, the potential for mitigating impacts, and to consider project alternatives that may

reduce or avoid impacts. After mitigation, this impact would be less than significant. The physical impacts that could result from land use conflicts may be significant and unavoidable and those impacts are analyzed in the CAP PEIR Sections 3.B (Visual Effects and Neighborhood Quality), 3.C (Air Quality), and 3.F (Transportation and Circulation).

Step 1 of the CAP Consistency Checklist assesses a project's consistency with the land use assumptions used in the CAP. If a project proposes plan and/or zone amendments, the Checklist requires the applicant to explain any discrepancies and determine whether the proposed amendments would result in the project being more or less GHG intensive. If a project is more GHG intensive, then equivalent or better GHG reduction must be demonstrated as part of the project design and incorporated into the conditions of approval in order for a project to be able to use the streamlining benefits of the Checklist for its GHG emissions analysis. The use of the Checklist does not remove the requirement to analyze any other potential environmental impacts required under CEQA for a proposed new development project. Further, the measures identified in Step 2 and 3 of the Checklist have been developed to be consistent with the implementing strategies of the CAP and in and of themselves would not conflict with any adopted plans or policies. Therefore, any specific land-use conflicts would be evaluated on a project's demonstrated consistency with the Checklist would not result in any new or substantially more severe environmental impacts. Therefore, the findings of the cAP PEIR remain valid and no further analysis is required.

b) Conflict with the environmental goals, objectives, or recommendations of the General Plan or affected community plans?

Chapter 3 of the CAP indicates the General Plan policies that support each CAP strategy. Table 3.A-2 in the CAP PEIR relates these General Plan polices to the proposed CAP actions. As shown in the table, each proposed CAP action is consistent with several General Plan policies. The table also provides an indication of how each CAP action is consistent with other adopted environmental plans and policies. As shown in Table 3.A-2, the CAP would implement and be consistent with many of the environmental policies in the General Plan and community plans.

With regard to the community plans, as noted in the Regulatory Setting Section 3.A.2 in the CAP PEIR, each community planning area has its own land use plan that specifically addresses land use distribution and land use designations in more detail than is possible at the General Plan level. Community plans also provide policy for community facilities, urban design and other aspects of community planning. The City is in the process of updating community plans to reflect the policy changes of the General Plan, particularly to add specificity to the City of Villages strategy. The CAP strategies and actions are intended to support and facilitate implementation of the community plans that have already been updated to incorporate the City of Villages strategy. As noted in the General Plan PEIR, Chapter 3.8, Land Use, until all of the community plans have been updated to reflect and incorporate the City of Villages strategy, there may be conflicts between the policies contained in the older community plans and the General Plan.

As described above, implementation of the CAP and Checklist would not conflict with the environmental goals, objectives, or recommendations of the General Plan; rather, the CAP and Checklist are consistent with and implement the environmental goals, policies, and recommendations of the City's General Plan. The City's adoption of and a project's demonstrated consistency with the Checklist would not result in any new or substantially more severe environmental impacts or conflicts with the General Plan. Therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

c) Conflict with an adopted environmental plan or other approved local, regional or State habitat conservation plan?

As described on page 3.A - 27 of the CAP PEIR, the applicable habitat conservation plan within the City is the Multiple Species Conservation Plan (MSCP) Subarea Plan. The MSCP is a comprehensive habitat conservation planning program for 582,243 acres in southwestern San Diego County and is intended to preserve a network of habitat and open space to protect biodiversity and enhance the region's quality of life.

Other adopted environmental regulations include the City's Environmentally Sensitive Lands (ESL) ordinance, a part of the City's Land Development Code, and the related Biology Guidelines. The City's MSCP Subarea Plan identifies park, open space, and recreation uses in the General Plan that are protected from development through implementation of the Subarea Plan Land Use Considerations (Section 1.4.1 to 1.4.3). The ESL Ordinance applies to all sensitive biological resources as well as environmentally sensitive lands, including steep hillsides, beaches, coastal bluffs, and special flood hazard areas.

The CAP PEIR identifies CAP Actions 2.1 and 3.1 as possibly having a conflict with an adopted environmental plan or other approved local, regional or State habitat conservation plan. Action 2.1 of the CAP could indirectly result in the construction of large-scale renewable energy generation, transmission, and storage systems, in order to support achievement of the CAP goal to supply 100 percent renewable energy to the City's power grid by the year 2035. However, within the City limits, any such development would be subject to the restrictions and requirements of the MSCP Subarea Plan, ESL ordinance, and the Biology Guidelines. Therefore, conflicts or inconsistencies with these plans are not expected to occur within the City.

Outside of the City limits, development of large-scale renewable energy facilities may occur on private or public lands. However, such developments could be proposed for locations within the boundaries of adopted habitat conservation plans or other environmental plans. In such cases, it would be the responsibility of the agency with land use authority over the project site to ensure that such developments were compatible with the requirements of any such plans. Therefore, conflicts either would not occur, or would have to be resolved by the local agency. In either case, it is anticipated that any impacts on sensitive biological resources would be identified and mitigated through the planning process for proposed facilities.

CAP Action 3.1 would facilitate the implementation of the General Plan City of Villages land use strategy, through supporting measures that encourage new development within TPAs, prioritizing infrastructure improvements in TPAs, and implementing bicycle and pedestrian facilities improvements. As with all developments within the City, such projects would be subject to the restrictions and requirements of the regulations contained in the MSCP Subarea Plan, the ESL Ordinance, and the Biology Guidelines. For these reasons, adoption and implementation of the CAP would not be expected to conflict with an adopted environmental plan or any local, regional, or State habitat conservation plan.

The Checklist would result in an amendment to the CAP and would identify the specific measures that would be implemented by projects to ensure their consistency with the CAP. The measures identified in the Checklist have been developed to be consistent with the policies and actions identified in the CAP. All proposed measures would occur within the individual project site or as a component of the overall plan. That is, the Checklist would identify features and elements of the project (e.g., electrical vehicle charging stations, low-flow fixtures, parking, pedestrian and bicycle facility, etc.) that are proposed to meet the requirements of the CAP. These elements and features would be evaluated as part of the environmental analysis prepared for each project and would be subject to the restrictions and requirements of the City's applicable plans and policies including the MCSP Subarea Plan, ESL Ordinance, and Biology Guidelines. Similar to the adopted CAP, the Checklist and its requirements contained therein would not be expected to conflict with an adopted environmental plan or any local, regional, or State habitat conservation plan. Therefore, no new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.1.2 Mitigation Measures

The following mitigation measures were adopted with the CAP PEIR and would continue to remain applicable if the CAP amendment were approved.

▲ Mitigation Measure LU-1: Siting of large-scale renewable energy projects.

No additional mitigation measures are required.

3.1.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR pertaining to Land Use remain valid and amendment of the CAP would not result in new or substantially more severe significant impacts to land use.

3.2 VISUAL EFFECTS & NEIGHBORHOOD CHARACTER

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
2.	Visual Effects & Neighborhood Character. Would	l the project:			
a.	Affect the visual quality of the planning area, particularly with respect to views from public viewing areas, vistas, or open spaces?	Setting pp. 3.B-1 to 3.B-20 Impacts & Mitigation pp. 3.B-21 to 3.B-24	No	No	Yes (Impact determined to be Significant and Unavoidable in CAP PEIR)
b.	Introduce incompatible uses with surrounding development in terms of bulk, scale, materials, or style that would result in adverse visual impacts?	Setting pp. 3.B-1 to 3.B-20 Impacts & Mitigation pp. 3.B-24 to 3.B-26	No	No	Yes (Impact determined to be Significant and Unavoidable in CAP PEIR)
C.	Create substantial light or glare which would adversely affect daytime or nighttime views in the area?	Setting pp. 3.B-1 to 3.B-20 Impacts & Mitigation pp. 3.B-26 to 3.B-27	No	No	Yes

3.2.1 Discussion

No substantial changes in the environmental and regulatory settings related to visual resources and neighborhood character, described in the CAP PEIR Sections 3B.2 and 3B.3, has occurred since the certification of the CAP PEIR in November 2015.

a) Affect the visual quality of the planning area, particularly with respect to views from public viewing areas, vistas, or open spaces?

As discussed on pages 3.B-1 to 3.B-11 of the CAP PEIR, the San Diego region is a visually diverse region rich in natural open space, topographic resources, scenic highways, scenic vistas, and other distinct aesthetic resources. Scenic highways in the project area include State Route 163 (SR-163) through Balboa Park, State Route 75 (SR-75) at the Silver Strand, and State Route 125 (SR-125) from State Route 94 (SR-94) to Interstate 8 (I-8) are the three transportation corridors in the region that are designated as State Scenic Highways; only SR-163 is completely within city limits. Additionally, public vantage points by community planning area are identified in CAP PEIR's Table 3.B-1 and generally relate to areas that face the Pacific Ocean, or other bodies of water; views overlooking canyons and open space; and views of the downtown skyline.

As described in the CAP PEIR, several of the CAP strategies include actions that when implemented will result in physical changes to the environment. Some of these changes may have the potential for adverse effects on the visual quality of the area in which they are situated, and in particular, may result in alteration or obstruction of scenic views from public viewing areas, vistas, or open spaces.

Specifically, the CAP PEIR identified the development of large-scale renewable energy facilities within the City limits via implementation of Action 2.1 as having a significant and unavoidable impact, even with implementation of Mitigation Measure LU-1 (described above under Land Use). This is because the degree of impact and applicability, feasibility, and success of Mitigation Measure LU-1 cannot be accurately predicted for visual quality and scenic views for each specific project at this time; therefore, the program-level impact to visual effects and neighborhood character was determined to be significant and unavoidable. Impacts from other actions identified in the CAP PEIR were determined to be less than significant.

The measures outlined in the Checklist would not cause any additional physical environmental changes to a project beyond those previously analyzed in the CAP PEIR. All proposed measures would occur within the individual project site or as a component of the overall plan. That is, the Checklist would identify features and elements of the project (e.g., electrical vehicle charging stations, low-flow fixtures, parking, pedestrian and bicycle facilities, urban tree plantings, etc.) that are proposed to meet the requirements of the CAP. These elements and features would be evaluated as part of the environmental analysis prepared for each project and would be subject to the restrictions and requirements of the City's applicable plans and policies protecting views and community character. Additionally, while the Checklist could be used to streamline the GHG emissions analysis, the use of the Checklist does not remove a project's requirement to analyze other potential environmental impacts. Therefore, any specific visual effects and neighborhood character conflicts would be evaluated on a project-by-project basis, as required for environmental review under CEQA.

It should be noted that, the Checklist identifies the installation of solar facilities on an individual project basis as an option to meet an enhanced energy performance standard. While the CAP PEIR identified the need for renewable energy facilities and the potential need for large-scale, community renewable energy facilities, the Checklist extends this option to individual projects. As described on page 3.B-13 of the CAP PEIR, SB 226 added section 21080.35 to the Public Resources Code, and created a new exemption under CEQA for the installation of solar energy systems, including associated equipment, on the roof of an existing building or at an existing parking lot. The SB 226 exemption applies to those systems that occupy less than 500 square feet of ground space, and includes all associated equipment that enable the generation and use of solar electricity or solar heated water, except for substations. Therefore, solar facilities that meet the requirements of SB 226 would be exempt from CEQA review and have been determined to have less-than-significant environmental impacts including visual impacts. For those projects whose solar facilities may be larger than the facilities described under SB 226, they would be subject to the restrictions and requirements of the City's plans and policies protecting views and community character. Therefore, no new significant visual impacts would occur.

The visual characteristics of the planning jurisdiction for the CAP have not changed since the preparation of the CAP PEIR. The Checklist would apply to projects subject to the City's CAP. The Checklist would not result in changes to individual projects that would alter the development type or density such that different or more severe visual or community character impacts would result. Further, as described above, all appropriate mitigation identified in the CAP PEIR would continue to be applicable with implementation of the Checklist. Overall, substantial and adverse impacts to scenic vistas as a result of large-scale renewable energy facilities would remain and would be similar to what would occur under the CAP. While mitigation is available to reduce impacts associated with these facilities, it is unknown whether the impacts can be reduced to a less-than-significant level. No new significant impacts or substantially more severe impacts would occur with implementation of the Checklist; therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Introduce incompatible uses with surrounding development in terms of bulk, scale, materials, or style that would result in adverse visual impacts?

As described on page 3.B-26 of the CAP PEIR, most of the proposed CAP actions do not have the potential to result in substantial visual incompatibilities with existing landscapes because of the minor alterations to the physical environment. Impacts from implementation of the City of Villages strategy were analyzed in the City's General Plan EIR and are not considered a consequence of CAP adoption and implementation. However, the development of large-scale renewable energy facilities within the City limits, which may result

from implementation of CAP Action 2.1, could result in incompatibilities with existing landscapes. This could result in a significant impact to visual quality and neighborhood character.

Implementation of Mitigation Measure LU-1 (see Land Use above) would ensure that large-scale renewable energy projects are compatible and not in conflict with existing land use and zoning designations, and that any such facilities would not result in conflicts with adjacent land uses. This mitigation would continue to be applicable with implementation of the Checklist. With implementation of Mitigation Measure LU-1, most potentially significant visual quality and neighborhood character impacts from siting of large-scale renewable energy facilities would be avoided. However, because the degree of impact and applicability, feasibility, and success of Mitigation Measure LU-1 cannot be accurately predicted for visual compatibility with existing neighborhoods for each specific project at this time, and the CAP PEIR concluded that implementation of the CAP would result in significant and unavoidable visual effects and neighborhood character impacts.

The measures outlined in the Checklist would not cause any additional physical environmental changes to a project beyond those previously analyzed in the CAP PEIR. All proposed measures would occur within the individual project site or as a component of the overall plan. That is, the Checklist would identify features and elements of the project (e.g., electrical vehicle charging stations, low-flow fixtures, green roofs, parking, pedestrian and bicycle facilities, urban tree plantings, etc.) that are proposed to meet the requirements of the CAP. These elements and features would be evaluated as part of the environmental analysis prepared for each project and would be subject to the restrictions and requirements of the City's applicable plans and policies protecting views and community character. Additionally, while the Checklist could be used to streamline the GHG emissions analysis, the use of the Checklist does not remove a project's requirement to analyze other potential environmental impacts. Therefore, any specific visual effects and neighborhood character conflicts would be evaluated on a project-by-project basis, as required for environmental review under CEQA.

The visual characteristics of the planning jurisdiction for the CAP have not changed since the preparation of the CAP PEIR. The Checklist would apply to projects subject to the City's CAP. The Checklist would not result in changes to individual projects that would alter the development type or density such that different or more severe visual or community character impacts would result. Further, as described above, all appropriate mitigation identified in the CAP PEIR would continue to be applicable with implementation of the Checklist. Overall, potential conflicts and visual impacts as a result of large-scale renewable energy facilities would remain and would be similar to what would occur under the CAP. While mitigation is available to reduce impacts associated with these facilities, it is unknown whether the impacts can be reduced to a less-than-significant level. No new significant impacts or substantially more severe impacts would occur with implementation of the Checklist; therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

c) Create substantial light or glare which would adversely affect daytime or nighttime views in the area?

As described on pages 3.B-26 to 3.B-27, new or remodeled construction associated with implementation of several of the proposed CAP actions would have the potential to create new sources of nighttime light or daytime glare. These include renewable energy facilities associated with Action 2.1 Community Choice Aggregation Program, and the actions intended to facilitate implementation of the City of Villages strategy (i.e., Action 3.1 Implement General Plan Mobility Element and City of Villages Strategy in Transit Priority Areas, and Action 3.6 Implement Transit-Oriented Development within Transit Priority Areas). However, as discussed in the CAP PEIR, these actions are expected to result in less-than-significant light and glare impacts because nighttime lighting required for renewable energy facilities would be minimal and they would be designed with non-reflective surfaces. Further, actions required under Action 3.1 and 3.6 would be required to comply with General Plan and community plan design standards. Further, environmental review of individual projects requiring discretionary approval would provide opportunity to identify and mitigate site-specific and development-specific light and glare impacts. Therefore, the CAP PEIR concluded that light and glare impacts from these actions would be less than significant.

Other CAP actions considered for visual and neighborhood character impacts, including Action 3.2: Implement the City's Pedestrian Master Plan in Transit Priority Areas, Action 3.3 Implement the City's Bicycle Master Plan, Action 3.5 Implement a Roundabouts Master Plan, and Action 5.1 Urban Tree Planting Program, would not create extensive new reflective surfaces or nighttime lighting, and would therefore not have an impact related to light or glare.

The measures outlined in the Checklist would not cause any additional physical environmental changes to a project beyond those previously analyzed in the CAP PEIR. All proposed measures would occur within the individual project site or as a component of the overall plan. That is, the Checklist would identify features and elements of the project (e.g., electrical vehicle charging stations, low-flow fixtures, parking, pedestrian and bicycle facilities, urban tree plantings, etc.) that are proposed to meet the requirements of the CAP. These elements were considered in the CAP PEIR and were determined to have less-than-significant light and glare impacts. Therefore, no new significant impacts or substantially more severe impacts would occur with implementation of the Checklist. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.2.2 Mitigation Measures

The following mitigation measures were adopted with the CAP PEIR and would continue to remain applicable if the CAP amendment were approved.

Mitigation Measure LU-1: Siting of large-scale renewable energy projects.

The CAP PEIR concluded that implementation of Action 2.1 would result in significant and unavoidable impacts and that no additional mitigation measures are available to reduce or eliminate the impacts. This conclusion would not change with implementation of the Checklist.

3.2.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and amendment of the CAP to include the Checklist would not result in new or substantially more severe significant impacts to visual effects and neighborhood character.

3.3 AIR QUALITY

Environmental Issue Area		Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
3.	Air Quality. Would the project:				
a.	Affect the ability of the San Diego Regional Air Quality Strategy to meet the federal and state clean air standards, or conflict with implementation of other regional air quality plans?	Setting pp. 3.C-1 to 3.C-18 Impacts & Mitigation pp. 3.C-20	No	No	N/A
b.	Would implementation of the CAP result in air emissions that would substantially deteriorate ambient air quality, including the exposure of sensitive receptors to substantial pollutant concentrations?	Setting pp. 3.C-1 to 3.C-18 Impacts & Mitigation pp. 3.C-21 to 3.C-25	No	No	Yes (Impact determined to be Significant and Unavoidable in CAP PEIR)

3.3.1 Discussion

No substantial changes in the environmental and regulatory settings related to air quality, described in the CAP PEIR Sections 3C.2 and 3C.3 and the Final CAP PEIR, has occurred since the certification of the CAP PEIR in November 2015.

a) Affect the ability of the San Diego Regional Air Quality Strategy to meet the federal and state clean air standards, or conflict with implementation of other regional air quality plans?

As described on page 3.C-20 of the CAP PEIR, because the CAP includes reduction strategies that would reduce air emissions, it would have a beneficial impact on air quality in the City compared to conditions without the CAP. Implementation of the CAP would not affect the ability of the San Diego Regional Air Quality Strategy (RAQS) to meet the federal and state clean air standards, or conflict with implementation of other regional air quality plan. The CAP supports the land use patterns and transportation improvements in the San Diego Association of Governments (SANDAG) Regional Transportation Plan/Sustainable Communities Strategy (RTP/SCS) and the City's General Plan. In doing so, the CAP supports the primary goals of the RAQS and, therefore, would not conflict with or obstruct implementation of the primary goals of an applicable air quality plan. Overall, the implementation of the CAP provides beneficial impact with respect to achieving the goals of the RAQS.

Similar to the overall goals of the CAP, the Checklist identifies specific measures that projects would implement to reduce GHG emissions to levels that would be consistent with the CAP. Therefore, it could also be concluded that the project would support the primary goals of the RAQS and would not conflict or obstruct implementation of the primary goals of an applicable air quality plan. Overall, implementation of the Checklist, which determines consistency with the CAP, would provide a beneficial impact with respect to achieving the goals of the RAQS. Therefore, no new significant impacts or substantially more severe impacts would occur with implementation of the CAP amendment. The findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Would implementation of the CAP result in air emissions that would substantially deteriorate ambient air quality, including the exposure of sensitive receptors to substantial pollutant concentrations?

As discussed in the CAP PEIR on pages 3.C-18 to 3.C-25, several proposed CAP actions have the potential to result in construction emissions, operational emissions, or both. Emissions associated with proposed CAP actions may be mobile emissions (from increased vehicle use or use of mobile construction equipment), stationary sources (such as may occur from operation of energy generation facilities and waste processing facilities), and area sources, such as fugitive dust emissions from construction sites.

The CAP PEIR concludes construction associated with implementation of most of the proposed CAP actions individually do not have the potential to result in substantial air emissions. However, simultaneous implementation of multiple small projects pursuant to CAP actions, and implementation of actions involving large-scale construction, could result in significant construction-related emissions. Additionally, the CAP PEIR concludes that implementation of the City of Villages strategy, as facilitated by the CAP, has the potential to result in significant impacts to air quality. However, because the City of Villages strategy is already City policy, and because it was already the subject of environmental review (the General Plan PEIR), potential impacts associated with implementation of the City of Villages strategy were identified in the CAP PEIR as not being a direct consequence of CAP adoption and implementation.

Also noted in the CAP PEIR, development of large-scale renewable energy facilities, water recycling facilities, and waste processing facilities could potentially result in significant air impacts during construction and operation. The CAP contains no specific plans for developing such facilities, but only anticipates that they may be developed in the future, and such impacts would be site- and project-specific. The City's process for the evaluation of discretionary projects includes environmental review and documentation pursuant to CEQA
as well as an analysis of those projects' consistency with the goals, policies, and recommendations of the General Plan. Because future environmental analysis would be required for specific public utilities projects necessary to implement the CAP, air quality impacts associated with construction and operation of new or substantially altered facilities would be addressed at the project-level. Furthermore, new or revised stationary sources, such as those that may occur with implementation of proposed CAP Action 2.1 Community Choice Aggregation, Action 4.1 Divert Solid Waste and Capture Landfill Emissions, and Action 4.2 Methane Capture from Wastewater Treatment Plants, would be subject to permitting by the SDAPCD. The permitting process requires detailed emissions modeling and establishes emission limits for each pollutant. Stationary source permits are issued if the new or revised source would not result in emissions that would interfere with achievement of the RAQS.

As described on page 3.C-24-25, implementation of the Mitigation Measure AIR-1 for construction activities associated with CAP actions involving small-scale construction would be sufficient to reduce construction emissions to a less-than-significant level. Implementation of Mitigation Measure AIR-2 would reduce emissions associated with increased VMT from waste collection and waste hauling vehicles to a less-than-significant level. Air quality impacts associated with construction and operation of large facilities that could be proposed as a part of CAP Action 2.1, Community Choice Aggregation, would remain significant even with implementation of Mitigation Measure AIR-1, because the degree of air quality impacts associated with construction and operation of large facilities cannot be accurately predicted. Therefore, the CAP PEIR concluded that this impact would remain significant and unavoidable.

The Checklist questions would not result in the development of any new or different large projects that were not previously considered under the CAP (e.g., large-scale renewable energy projects, on-site solar, and specific design measures to meet City Villages Strategy for Transit Priority Areas). Further, the air quality characteristics for the City and region have not substantially changed since adoption of the CAP. As such, projects that implement measures identified in the Checklist would result in similar construction and operational air quality impacts as those identified in the CAP PEIR. While most impacts could be reduced to a less-than-significant level through the implementation of Mitigation Measure Air-1 and Air-2, some impacts may remain significant and unavoidable especially for those larger-scale construction projects. These impacts would be similar to those that have been identified for the CAP PEIR. No new significant impacts or substantially more severe impacts would occur with implementation of the CAP PEIR. Therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

3.3.2 Mitigation Measures

The following mitigation measures were adopted with the CAP PEIR and would continue to remain applicable if the CAP amendment were approved.

- Mitigation Measure AIR-1: Best available control measures for construction emissions
- ▲ Mitigation Measure AIR-2: Reduce emissions from expanded recycling and organics collection programs

The CAP PEIR concluded that implementation of Mitigation Measure AIR-2 would result in less-thansignificant impacts for activities associated with CAP Action 4.1. Implementation of Mitigation Measure AIR-1 would result in a less-than-significant impact for small-scale, CAP-associated construction activities. However, even with implementation of AIR-1, construction and operation of large facilities possibly proposed as part of Action 2.1 would result in significant and unavoidable impacts and no additional Mitigation Measures are available to reduce or eliminate the impacts. This conclusion would not change with implementation of the Checklist.

3.3.3 Conclusions

No new circumstances or changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval CAP amendment would not result in new or substantially more severe significant impacts to air quality.

3.4 GREENHOUSE GASES

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
4.	Greenhouse Gases. Would the project:				
a.	Generate GHG emissions, either directly or indirectly, that may have a cumulatively significant impact on the environment?	Setting pp. 3.D-1 to 3.D-15 Impacts & Mitigation pp. 3.D-17 to 3.D-19	No	No	N/A
b.	Would implementation of the CAP conflict with the GHG reduction targets and measures identified in Governor's Executive Order S-3-05, Executive Order B-30-15, and CARB's AB 32 Scoping Plan?	Setting pp. 3.D-1 to 3.D-15 Impacts & Mitigation pp. 3.D-19 to 3.D-20	No	No	N/A

3.4.1 Discussion

No substantial change in the environmental and regulatory settings related to greenhouse gases, described in the CAP PEIR Sections 3D.2 and 3D.3, has occurred since the certification of the CAP PEIR in November 2015.

a) Generate GHG emissions, either directly or indirectly, that may have a cumulatively significant impact on the environment?

Overall, as discussed in the CAP PEIR pages 3.D-15 to 3.D-19, implementation of the CAP would reduce per capita GHG emissions and would also result in an overall decrease in GHG emissions citywide. However, implementation of several of the proposed CAP actions which entail new or remodeled construction could result in short-term construction-related GHG emissions. Actions 2.1, 2.2, 2.3, 3.2, 3.3 and 3.5, would result in relatively small-scale, localized, and short-duration construction activities. Actions 1.5, 2.1, 3.1, 3.6, 4.1 and 4.2 could result in both construction-related and operations-related GHG emissions. Several of these actions, if implemented, could result in relatively large construction projects, such as development of large-scale renewable energy facilities under Action 2.1; in-fill development and redevelopment within Transit Priority Areas, facilitated by Actions 3.1 and 3.6; and new or expanded wastewater and solid waste processing facilities under Action of the CAP, these actions would also result in substantial long-term reductions in GHG emissions citywide. Therefore, the CAP actions would not have a considerable contribution to a significant cumulative GHG impact.

The Checklist questions would not result in the development of any new or different projects that were not previously considered under the CAP (e.g., large-scale renewable energy projects, on-site solar, and specific design measures to meet City Villages Strategy for Transit Priority Areas). Further, the GHG characteristics for the City and region have not substantially changed since adoption of the CAP. As such, projects that implement measures identified in the Checklist would result in similar construction and operational GHG

impacts as those identified in the CAP PEIR. Implementation of these measures would result in a net decrease in GHG emissions citywide and would not have a considerable contribution to a significant cumulative GHG impact. These impacts would be similar to those that have been identified for the CAP PEIR. No new significant impacts or substantially more severe impacts would occur with implementation of the Checklist. Therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Would implementation of the CAP conflict with the GHG reduction targets and measures identified in Governor's Executive Order S-3-05, Executive Order B-30-15, and CARB's AB 32 Scoping Plan?

As described on page 3.D-20 of the CAP PEIR, the CAP is designed to be consistent with the reduction measures and recommendations contained in CARB's AB 32 Scoping Plan and would implement locally several of the GHG reduction measures contained in the CARB Scoping Plan. Further, the CAP would not conflict with the GHG reduction targets established by Executive Order S-3-05, Executive Order B-30-15, and AB 32, or the reduction measures identified in CARB's AB 32 Scoping Plan. To ensure that GHG reduction objectives are met, the City will implement a monitoring plan to monitor the City's effectiveness in achieving targeted GHG reductions. In addition, implementation of the CAP would result in the City attaining its share of GHG emissions reductions toward the achievement of the statewide GHG emissions reductions targets. This impact was determined to be less than significant in the CAP PEIR.

The Checklist would amend the CAP to identify the specific measures that projects would need to implement to achieve consistency with the CAP. Projects that are determined to be consistent with the CAP would assist the City in attaining its share of GHG emissions reductions toward the achievement of the statewide GHG emissions reductions targets. Therefore, like that described above, the CAP amendment would have a less-than-significant impact pertaining to conflicts with Executive Order S-3-05, Executive Order B-30-15, and AB 32, or the reduction measures identified in CARB's AB 32 Scoping Plan. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.4.2 Mitigation Measures

No mitigation measures were identified in the certified CAP PEIR regarding this topic, nor are there any additional mitigation measures required the CAP amendment.

3.4.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of CAP amendment would not result in new or substantially more severe significant impacts to greenhouse gases.

3.5 HISTORICAL RESOURCES

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
5.	Historical Resources. Would the project:				
a.	Cause a substantial adverse change in the significance of a historical resource, as defined in Section 15064.5, or have other physical or aesthetic effects to a prehistoric or historic building, structure, object, or site?	Setting pp. 3.E-1 to 3.E-10 Impacts & Mitigation pp. 3.E-11 to 3.D-19	No	No	Yes (Impact determined to be Significant and Unavoidable in CAP PEIR)

3.5.1 Discussion

No substantial change in the environmental and regulatory settings related to historical resources, described in the CAP PEIR Sections 3E.2 and 3E.3, has occurred since the certification of the CAP PEIR in November 2015. The City sent the notice of availability of the CAP PEIR to the complete Native American distribution list. No comments were received on the CAP PEIR from any Native American tribes.

a) Cause a substantial adverse change in the significance of a historical resource, as defined in Section 15064.5, or have other physical or aesthetic effects to a prehistoric or historic building, structure, object or site?

As described on pages 3.E-1 to 3.E-4, the CAP PEIR identifies several CAP strategies that include actions which, when implemented, could result in impacts on historic resources. Specifically, Actions 1.1 and 2.1 could encourage retrofits of existing buildings to increase energy and water efficiency and install small-scale renewable energy facilities, such as rooftop solar. If this were to occur in historic buildings or districts, it could affect their integrity and ability to convey their historical significance. Additionally, Actions 3.1 and 3.6 would result in in-fill development and redevelopment concentrated in identified Transit Priority Areas. This could result in the demolition or alteration of known historical resources and the accidental discovery and damage to previously unknown cultural resources.

Mitigation Measure HIST-1 was recommended to reduce the historic impacts associated with CAP actions and would require that prior to project discretionary approvals surveys and record searches for the potential resources be conducted and if found preservation and/or mitigation strategies be developed to mitigate site impacts. For sites where archaeological resources may be present, monitors should be on site to observe for resources. If resources are found, they will be collected and a Collections Management Plan prepared. However, even with implementation of this mitigation, the CAP PEIR determined this impact would remain significant and unavoidable, because the degree of impact and applicability, feasibility, and success of these measures cannot be accurately predicted for each specific project. The program-level impact related to historical resources was determined to be significant and unavoidable.

The Checklist measures have been developed to be consistent with the actions of the CAP. Similar to that identified for the CAP, measures such as cool and green roofs, water efficient fixtures, energy efficiency improvements, rain barrels, shower facilities, EV charging, and on-site amenities, could result similar historic and archaeological impacts as those described in the CAP PEIR for Actions 1.1 and 2.1. These elements and features of a project would be evaluated as part of the environmental analysis prepared for each project and would be subject to the restrictions and requirements of the City's Historical Resources Regulations and guidelines protecting historic resources. However, even with implementation of Mitigation Measure HIST-1, some impacts, like those identified in the CAP PEIR, would remain significant and unavoidable. Overall, substantial and adverse impacts to historical resources would remain and would be similar to what would

occur under the CAP. No new significant impacts or substantially more severe impacts would occur; therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

3.5.2 Mitigation Measures

The following mitigation measures were adopted with the CAP PEIR and would continue to remain applicable if the CAP amendment were approved.

▲ Mitigation Measure HIST-1: Archaeological Resources

The CAP PEIR concluded that implementation of the CAP would result in significant and unavoidable impacts and that no additional mitigation measures are guaranteed to reduce or eliminate the impacts. This conclusion would not change with implementation of the CAP amendment.

3.5.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to historical resources.

3.6 TRANSPORTATION & CIRCULATION & PARKING

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
6.	Transportation and Circulation. Would the project	ct:			
a.	Result in a substantial impact upon existing or planned transportation systems?	Setting pp. 3.F-1 to 3.F-11 Impacts & Mitigation pp. 3.F-13 to 3.F-15	No	No	N/A
b.	Create substantial alterations to present circulation movements including effects on existing public access points and/or resulting from anticipated changes in transportation modes?	Setting pp. 3.F-1 to 3.F-11 Impacts & Mitigation pp. 3.F-15 to 3.F-18	No	No	Yes (Impact determined to be Significant and Unavoidable in CAP PEIR)
C.	Conflict with the adopted policies, plans, or programs supporting alternative transportation modes (e.g., bus turnouts, trolley extensions, bicycle lanes, bicycle racks, etc.)?	Setting pp. 3.F-1 to 3.F-11 Impacts & Mitigation pp. 3.F-18 to 3.F-18	No	No	N/A

3.6.1 Discussion

No substantial change in the environmental and regulatory settings related to transportation and circulation, described in the CAP PEIR Sections 3F.2 and 3F.3, has occurred since the certification of the CAP PEIR in November 2015.

a) Result in a substantial impact upon existing or planned transportation systems?

As discussed on pages 3.F-1 to 3.F-14 of the CAP PEIR, the CAP includes strategies and actions intended to reduce dependence on the automobile and promote and facilitate the use of alternative modes of transportation, including bicycling, walking, and transit. This shift in transportation mode was anticipated in the General Plan and the SANDAG Regional Transportation Plan. Therefore, the CAP was determined to be consistent with planned transportation systems.

Several CAP actions, such as energy efficiency, renewable energy, urban forestry, and others, may result in temporary or limited disruption or alteration of transportation patterns or facilities during project construction, but would not substantially alter existing or planned transportation systems once constructed. Specifically, Actions 3.2 and 3.3 encourage and facilitate implementation of existing City policies, which have already been subjected to environmental review in the Final CAP PEIR for General Plan and the Bicycle Master Plan Update EIR. The Bicycle Master Plan Update EIR identified a potentially significant impact of plan implementation on traffic and circulation, related to the removal or alteration of vehicle travel lanes along some roadway segments and intersections. Specified mitigation measures would avoid or reduce some impacts, but the Bicycle Master Plan Update EIR concludes that in some instances, significant impacts could be unavoidable. Because these impacts were already analyzed and mitigated where required in previous EIRs, no further analysis or mitigation was required in the CAP PEIR.

Proposed CAP Actions 3.1 and 3.6 would facilitate implementation of the General Plan's City of Villages strategy and Mobility Element, which would result in major changes to urban form, including transportation systems, particularly within the TPA's. While these changes would generally lead to better traffic conditions in the City by the year 2030, the General Plan PEIR concluded that some projects undertaken pursuant to and consistent with General Plan policies, including the City of Villages strategy and Mobility Element, may adversely affect existing transportation systems. The General Plan PEIR includes a mitigation framework that would be applied to individual projects and would reduce many transportation and circulation impacts of these projects, but the effectiveness of mitigation measures could not be definitively determined at the program level. Therefore, the General Plan PEIR concluded that significant and unavoidable impacts would remain.

While several of the CAP actions would improve traffic flow, they may not be completely effective in reducing or avoiding the impacts to transportation systems associated with the City of Villages strategy. Overall, proposed CAP actions would tend to improve the transportation system or would have only temporally and spatially limited effects, which would be considered less than significant.

The Checklist includes measures that promote and encourage alternative transportation (i.e., designated parking, bicycle facilities, electrical vehicle charging stations), they would not cause any additional impacts beyond those previously analyzed in the CAP PEIR because these measures were contemplated and evaluated in the CAP PEIR. These elements and features of a project would be evaluated as part of the environmental analysis prepared for each project and would be subject to the restrictions and requirements of the City's guidelines pertaining to the transportation system. Nonetheless, the CAP PEIR concludes that the CAP would not create conflicts with the existing or planned transportation system, and because the Checklist includes measures consistent with those evaluated in the CAP, no new significant impacts or substantially more severe impacts would occur. Therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Create substantial alterations to present circulation movements including effects on existing public access points and/or resulting from anticipated changes in transportation modes?

As discussed on pages 3.F-15 to 3.F-17 of the CAP PEIR, implementation of several of the proposed CAP actions would involve construction that could affect existing circulation patterns. These effects would be temporary, and can generally be minimized through project planning, scheduling, and temporary signage. Existing regulations require preparation of a construction traffic management plan for projects that could

disrupt traffic flow. With the exception of major projects such as major infill development and redevelopment within TPAs and the construction of major infrastructure facilities (discussed further in the CAP PEIR) the construction-related effects of proposed CAP actions on circulation movements would not be substantial.

The CAP PEIR concluded that implementation of the City of Villages strategy and General Plan Mobility Element, as facilitated by CAP Actions 3.1 through 3.6, would result in a major change in urban form and a shift to greater use of alternative transportation modes. As noted in the discussion of Issue a), above, the General Plan PEIR notes the many planned improvements to the transportation and circulation system that would be undertaken through implementation of the City of Villages strategy and Mobility Element, including greater emphasis on alternative transportation modes, would generally lead to better traffic conditions in the City by the year 2030. However, the General Plan PEIR concludes that some projects undertaken pursuant to and consistent with General Plan policies, including the City of Villages strategy and Mobility Element, may adversely affect existing transportation systems. The General Plan PEIR included a mitigation framework that would be applied to individual projects and would reduce many transportation and circulation impacts of these projects, but the General Plan PEIR concluded that the effectiveness of mitigation measures cannot be definitively determined at the program level, and that there is still the potential for significant and unavoidable impacts. Also as discussed under Issue a), the Bicycle Master Plan Update EIR recognizes the potential for significant unavoidable impacts associated with development of bicycle lanes and bicycle paths, where these would require the removal or alteration of vehicle travel lanes along some roadway segments and intersections.

The CAP PEIR identified Actions 2.1 and 3.5 as having a significant and unavoidable impact. Mitigation Measure TR-1 would require the City to monitor, and if necessary, provide an adaptive management program for the Roundabouts Master Plan, called for in CAP Action 3.5. However, this measure would only monitor the implementation of the Roundabouts Master Plan, and not mitigate for the potential impact that could result from implementing the Roundabouts Master Plan. Thus, the program-level impact related to transportation and circulation was concluded to be significant and unavoidable. In regards to Action 2.1, no large-scale renewable energy facilities are proposed as a part of the CAP, and therefore, the potential impacts from the substantial alteration or disruption of existing traffic and circulation patterns from the construction of such facilities is unknown. Because the degree of impact and applicability, feasibility, and success of any mitigation measures relating to traffic circulation cannot be accurately predicted for any large-scale renewable energy project at this time, the program-level impact related to transportation and circulation and unavoidable.

The CAP PEIR concluded that other CAP actions would not have the potential for significant adverse impacts on traffic and circulation, or would be subject to later, project-specific environmental review. Therefore, impacts of adopting and implementing these actions would be less than significant.

The Checklist includes measures that promote and encourage alternative transportation (i.e., designated parking, bicycle facilities, electrical vehicle charging stations). These measures would not cause any additional impacts beyond those previously analyzed in the CAP PEIR because these measures were contemplated and evaluated in the CAP PEIR. Further, these elements and features of a project would be evaluated as part of the environmental analysis prepared for each project and would be subject to the restrictions and requirements of the City's guidelines pertaining to the transportation system. Nonetheless, implementation of the City of Villages strategy, including redevelopment within TPAs and the planned shift in transportation modes has the potential to result in significant adverse impacts on traffic and circulation. Even with implementation of Mitigation Measure TR-1, some impacts, like those identified in the CAP PEIR, would remain significant and unavoidable. Overall, substantial and adverse impacts to the transportation network would remain and would be similar to what would occur under the CAP. No new significant impacts or substantially more severe impacts would occur; therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

c) Conflict with the adopted policies, plans, or programs supporting alternative transportation modes (e.g., bus turnouts, trolley extensions, bicycle lanes, bicycle racks, etc.)?

As described on page 3.F-18 of the CAP PEIR, implementation of CAP Action 3.1, Implement the General Plan's Mobility Element and the City of Villages Strategy in Transit Priority Areas, Action 3.2, Implement the City of San Diego's Pedestrian Master Plan in Transit Priority Areas, and Action 3.3, Implement the City of San Diego's Bicycle Master Plan, and Action 3.6, Implement Transit-Oriented Development within Transit Priority Areas would increase the number of people walking, biking, and using transit in the City, especially in TPAs.

The CAP PEIR concluded that implementation of the CAP would benefit bicycle travel through implementation of the City's Bicycle Master Plan. The CAP would also implement the pedestrian improvements outlined in the Pedestrian Master Plan, which would enhance pedestrian facilities and connectivity. Further, through implementation of the City of Villages strategy and General Plan Mobility Element, the CAP supports transit infrastructure improvements, frequency of service, and increased ridership.

Because CAP actions would support and facilitate alternative methods of transportation, such as public transit and bicycle and pedestrian facilities, the CAP would be consistent with the intent of City and regional plans that seek to improve local and regional transportation. Therefore, this impact was concluded to be less than significant in the CAP PEIR.

The Checklist measures related to promoting alternative transportation would not cause any additional impacts beyond those previously analyzed in the CAP PEIR because proposed measures are consistent with and have been evaluated within the CAP PEIR. Further, these elements and features of a project would be evaluated as part of the environmental analysis prepared for each project and would be subject to the restrictions and requirements of the City's guidelines pertaining to the transportation system. The CAP PEIR concludes that the CAP would not create conflicts with the policies, plans, and programs supporting alternative transportation modes and because the Checklist includes measures consistent with those evaluated in the CAP, no new significant impacts or substantially more severe impacts would occur. Therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

3.6.2 Mitigation Measures

The following mitigation measures were adopted with the CAP PEIR and would continue to remain applicable if the CAP amendment were approved.

Mitigation Measure TR-1: The Roundabouts Master Plan shall include a monitoring and adaptive management program to evaluate, and if necessary, to correct, pedestrian safety issues at operating roundabouts.

The CAP PEIR concluded that implementation of Actions 2.1 and 3.5 would result in significant and unavoidable impacts and that no additional mitigation measures are guaranteed to reduce or eliminate the impacts. This conclusion would not change with implementation of the CAP amendment.

3.6.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to transportation and circulation.

3.7 UTILITIES

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
7.	Utilities. Would the project:				
a.	Result in a need for new utility systems, or require substantial alterations to existing infrastructure?	Setting pp. 3.G-1 to 3.G-16 Impacts & Mitigation pp. 3.G-18 to 3.G-20	No	No	N/A

3.7.1 Discussion

No substantial change in the environmental and regulatory settings related to utilities, described in the CAP PEIR Sections 3G.2 and 3G.3, has occurred since the certification of the CAP PEIR in November 2015.

a) Result in a need for new utility systems, or require substantial alterations to existing infrastructure?

As discussed in the CAP PEIR on pages 3.G-17 to 3.A-20, several of the CAP strategies include actions that when implemented would result in physical changes to the environment. Actions that could have an impact on public utilities, as identified in the CAP PEIR, are Actions 1.5, 2.1, 3.1, 3.3, 3.5, 3.6, 4.1, and 4.2. Some of these changes may result in a need for new utility systems or require modifications or retrofits to existing infrastructure. Specifically, implementation of the City of Villages strategy, as facilitated by the CAP, has the potential to result in significant impacts to utility systems. However, because the City of Villages strategy is already City policy, and because it was already the subject of environmental review (the General Plan PEIR), potential impacts associated with implementation of the City of Villages strategy are not considered impacts of the CAP. Additionally, development of large-scale renewable energy facilities, water recycling facilities, and waste processing facilities could potentially require new or expanded utility systems. The CAP contains no specific plans for developing such facilities, but only anticipates that they may be developed in the future, and such impacts would be site- and project-specific.

The City's process for the evaluation of discretionary projects includes environmental review and documentation pursuant to CEQA as well as an analysis of those projects' consistency with the goals, policies, and recommendations of the General Plan. Because future environmental analysis would be required for specific public utilities projects necessary to implement the CAP, impacts associated with construction and operation of new or substantially altered utilities systems would be addressed at the project-level. Therefore, such impacts would be examined as specific projects are proposed, and the CAP PEIR concluded that impacts of the CAP on utility systems are less than significant.

The Checklist includes some measures related to utilities including electrical vehicle charging stations, rooftop solar, cool/green roofs, and design that supports densities for the City of Villages strategy. These measures are consistent with the CAP and have been reviewed and evaluated in the CAP PEIR. Further, these elements and features of a project would be evaluated as part of the environmental analysis prepared for each project and would be subject to the restrictions and requirements of the City's guidelines pertaining to utilities. The CAP PEIR concludes that the CAP would not result in significant impacts relating the need for new or expanded utility facilities and because the Checklist includes measures consistent with those evaluated in the CAP, no new significant impacts or substantially more severe impacts would occur. Therefore, the findings of the certified CAP PEIR remain valid and no further analysis is required.

Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.7.2 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to utilities.

3.8 WATER SUPPLY

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
8.	Water Supply. Would the project:				
a.	Result in the excessive use of water?	Setting pp. 3.H-1 to 3.H-11 Impacts & Mitigation pp. 3.H-12 to 3.H-14	No	No	Yes

3.8.1 Discussion

No substantial change in the environmental and regulatory settings related to water supply, described in the CAP PEIR Sections 3H.2 and 3H.3, has occurred since the certification of the CAP PEIR in November 2015.

a) Result in the excessive use of water?

As described on pages 3.H-12 to 3.H-14, the City's UWMP contains information pertinent to planning and securing adequate water supplies to serve the City of San Diego. The UWMP also describes the conservation measures the City is taking to reduce its current and future demand for potable water, which reflects the anticipated population in the City's General Plan. Although short-term increases in water demand from CAP-related construction projects could occur, CAP Action 1.4, Water Conservation and Disclosure Ordinance and Action 1.5, Outdoor Landscaping Ordinance, would both have a long-term beneficial effect on water supply by supporting the City's existing water conservation efforts.

Action 2.1 of the CAP establishes a goal for the City to supply 100 percent of its electricity needs with renewable sources by 2035 through a community choice aggregation program or similar program, which would leverage the aggregated purchasing power of individual customers to purchase renewable energy on a large scale, and through encouraging local solar photovoltaic (PV) and solar water heater installations. Installation of small scale facilities, such as rooftop photovoltaic panels, would have minimal impacts on existing water supplies. However, the CAP PEIR concluded that large-scale renewable energy projects, such as solar and wind farms, could involve new, large or extensive facilities such as solar and wind farms where substantial volumes of water could be required for construction and operation. Future development of these large-scale renewable facilities would be required to demonstrate adequate water supplies are available consistent with the requirement of Senate Bills 610 and 221. Nonetheless, the CAP PEIR concluded this to be a significant impact and recommended Mitigation Measure WS-1. This mitigation recommends that large-scale renewable facility prepare a Water Supply Assessment to ensure the adequacy and availability of water supplies. With implementation of this mitigation, this impact was reduced to a less-than-significant level.

Proposed CAP Action 3.1 and Action 3.6 are intended to facilitate implementation of major changes to the urban landscape already planned for in the General Plan, Sustainable Communities Strategy, and other planning documents. These changes would result in the development of denser, builtup, and transit and alternative transportation-oriented development, particularly within the TPAs. The General Plan PEIR determined that implementation of the General Plan would not result in significant impacts on the water supply because the anticipated demand would not exceed the expected supply, sufficient alternatives have been identified in case of unanticipated water shortages, and there are multiple conservation efforts underway to reduce the demand.

The Checklist identifies several measures that would implement water conservation efforts of the City including, water efficient fixtures and retrofits and denser development within TPAs as part of the City of Villages strategy. These measures are consistent with and were evaluated in the CAP PEIR. As was concluded in the CAP PEIR, because these measures would further implementation of water conservation efforts and policies, no significant impacts would occur. Therefore, no new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.8.2 Mitigation Measures

The following mitigation measures were adopted with the CAP PEIR and would continue to remain applicable if the CAP amendment were approved.

Mitigation Measure WS-1: Water Supply Assessment

No additional mitigation measures are required for the CAP amendment for this topic.

3.8.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of the CAP amendment would not result in new or substantially more severe significant impacts to water supply.

3.9 AGRICULTURAL RESOURCES

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
9.	Agricultural Resources. Would the project:		•		
a.	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non- agricultural use?	pp. 7-1 to 7-2	No	No	N/A
b.	Conflict with existing zoning for agricultural use, or a Williamson Act contract?	pp. 7-2 to 7-3	No	No	N/A

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
9.	Agricultural Resources. Would the project:				
с.	Involve other changes in the existing environment which due to their location or nature, could result in conversion of Farmland, to non-agricultural use?	р. 7-3	No	No	N/A

3.9.1 Discussion

Impacts to agricultural resources were determined to be less than significant in the CAP PEIR (see Section 7A); therefore, impacts on agricultural resources, including relevant environmental and regulatory settings, were not discussed in detail consistent with the requirements of CEQA. No substantial change in the environmental and regulatory settings related to agricultural resources has occurred since the certification of the CAP PEIR in November 2015.

a) Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?

As described on pages 7-1 to 7-2 of the CAP PEIR, the CAP has been prepared to be consistent with the City's General Plan, and supports implementation of the City's General Plan to achieve better walkability and transit-supportive densities. The City's General Plan calls for infill and redevelopment of areas with existing development. The resulting intensification within selected urbanized areas is expected to reduce development pressures on vacant and undeveloped land including farmland. For these reasons, the adoption and implementation of the CAP would not result in the conversion of farmland to non-agricultural uses, and no significant impact would occur.

None of the Checklist measures would result in the direct conversion of important farmland resources. Rather, the measures identify features and design elements that can be incorporated into a project to achieve consistency with the CAP. These features would be evaluated as part of the project-specific environmental review. Regardless, because the measures are consistent with the CAP, they would be expected to reduce development pressures on vacant and undeveloped land including farmland. Therefore, no new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Conflict with existing zoning for agricultural use, or a Williamson Act contract?

As described on pages 7-2 to 7-3 of the CAP PEIR, many of the actions included in the CAP would involve modifications to existing structures and facilities in developed areas (Actions 1.1, 1.2, 1.4, and 1.5), and would support City plans and policies calling for intensification within urbanized areas (Action 3.1); therefore, those actions would not result in conflicts with existing zoning for agricultural use. Development of larger renewable energy systems that could result from implementation of Action 2.1 would likely occur within the City's jurisdictional limits in industrial areas and near existing utility infrastructure; therefore, they are also not likely to conflict with existing agricultural zoning. Additionally, the City of San Diego does not contain land subject to a Williamson Act contract. For these reasons, the implementation of the CAP would not result in a conflict with existing zoning for agricultural use or Williamson Act contracts within the City's jurisdiction, and no impact would occur. Development of larger-scale renewable energy facilities may occur outside the City's jurisdictional limits. Potential land use conflicts with lands zoned for agricultural use or Williamson Act contracts to agricultural use or would be resolved by the local agency. It is anticipated that impacts to agricultural lands will be considered in the planning and environmental review process for proposed facilities and, therefore, these potential impacts were determined to be less than significant.

None of the Checklist measures would result in conflicts with agricultural-zoned land. Rather, the measures identify features and design elements that can be incorporated into a project to achieve consistency with the CAP. These features would be evaluated as part of the project-specific environmental review. Regardless, as described above, development within the City would likely be in industrial or other urban areas where no Williamson Contract lands are present. Therefore, no new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

c) Involve other changes in the existing environment which due to their location or nature, could result in conversion of Farmland, to non-agricultural use?

This is addressed in a) and b), above.

3.9.2 Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.9.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to agricultural resources.

3.10 BIOLOGICAL RESOURCES

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
10.	Biological Resources. Would the project:				
a.	Have a substantial adverse impact, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in the MSCP or other local or regional plans, policies or regulations, or by the California Department of Fish and Wildlife (CDFW) or U.S. Fish and Wildlife Service (USFWS)?	pp. 7-3 to 7-5	No	No	N/A
b.	Have a substantial adverse impact on any Tier I Habitats, Tier II Habitats, Tier IIIA Habitats, or Tier IIIB Habitats as identified in the Biology Guidelines of the Land Development manual or other sensitive natural community identified in local or regional plans, policies, regulations, or by the CDFW or USFWS?	p. 7-5	No	No	N/A
С.	Have a substantial adverse impact on wetlands (including, but not limited to, marsh, vernal pool, riparian, etc.) through direct removal, filling, hydrological interruption, or other means?	p. 7-5	No	No	N/A

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
10.	Biological Resources. Would the project:				
d.	Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, including linkages identified in the MSCP Plan, or impede the use of native wildlife nursery sites?	pp. 7-5 to 7-6	No	No	N/A
e.	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state habitat conservation plan, either within the MSCP plan area or in the surrounding region?	p. 7-6	No	No	N/A
f.	Introduce land use within an area adjacent to the MHPA that would result in adverse edge effects?	p. 7-6	No	No	N/A
g.	Result in a conflict with any local policies or ordinances protecting biological resources?	p. 7-7	No	No	N/A
h.	Would the Project introduce invasive species of plants into a natural open space area?	p. 7-7	No	No	N/A

3.10.1 Discussion

Impacts to biological resources were determined to be less than significant in the CAP PEIR (see Section 7A); therefore, impacts on biological resources, including relevant environmental and regulatory settings, were not discussed in detail consistent with the requirements of CEQA. No substantial change in the environmental and regulatory settings related to biological resources has occurred since the certification of the CAP PEIR in November 2015.

a) Have a substantial adverse impact, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in the MSCP or other local or regional plans, policies or regulations, or by the California Department of Fish and Wildlife (CDFW) or U.S. Fish and Wildlife Service (USFWS)?

As described on pages 7-3 to 7-5 of the CAP PEIR, the Conservation Element of the City's General Plan includes policies intended to maintain and enhance biodiversity in the region and conserve viable populations of endangered, threatened, and key sensitive species and their habitats. The CAP has been prepared to be consistent with the City's General Plan, and implementation of CAP actions would be subject to policies included in the General Plan Conservation Element. Additionally, implementation of the CAP as a component of a specific project would be subject to all applicable regulations regarding sensitive species, including the City's adopted MSCP Subarea Plan, ESL ordinance, and Land Development Code Biology Guidelines, as well as applicable regulations of the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service.

Projects implemented pursuant to the CAP actions would primarily take place in urban and developed areas and would not generally require new areas of ground disturbance. The CAP also supports implementation of City plans and policies that are intended to achieve better walkability and transit-supportive densities. The resulting intensification within selected urbanized areas is expected to reduce development pressures on vacant and undeveloped land, and, therefore, would not result in impacts to sensitive species habitat. Therefore, implementation of CAP actions that are confined to existing urban areas is not expected to have a substantial adverse impact on any candidate, sensitive, or special-status species.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable regulations regarding sensitive species, including the City's General Plan Conservation Element, adopted MSCP Subarea Plan, ESL ordinance, and Land Development Code Biology Guidelines, as well as applicable regulations of the California Department of Fish and Wildlife or U.S. Fish and Wildlife Service. Therefore, like the CAP, the Checklist measures would not be expected to have a substantial adverse impact on any candidate, sensitive, or special-status species. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Have a substantial adverse impact on any Tier I Habitats, Tier II Habitats, Tier IIIA Habitats, or Tier IIIB Habitats as identified in the Biology Guidelines of the Land Development manual or other sensitive natural community identified in local or regional plans, policies, regulations, or by the CDFW or USFWS?

As described on page 7-5 of the CAP PEIR, Because CAP strategies and actions would primarily take place in urban and developed areas, and because associated infrastructure would be located within the disturbed footprint of existing facilities, impacts on Tier I, Tier II, Tier IIIA and Tier IIIB habitats or other sensitive natural communities are not expected as a result of implementation of the CAP. Implementation of the CAP as a component of a specific project would also be subject to policies included in the General Plan's Conservation Element, as well as other local, state and federal regulations regarding sensitive habitats (see Item a above). For these reasons, implementation of the CAP would not result in a substantial adverse impact on any Tier I, Tier II, Tier IIIA and Tier IIIB habitats, or other identified sensitive natural communities.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable regulations regarding sensitive species. Therefore, like the CAP, the Checklist measures would not be expected to have a substantial adverse impact on any Tier I, Tier II, Tier IIIA and Tier IIIB habitats, or other identified sensitive natural communities. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

c) Have a substantial adverse impact on wetlands (including, but not limited to, marsh, vernal pool, riparian, etc.) through direct removal, filling, hydrological interruption, or other means?

As described on page 7-5 of the CAP PEIR, CAP actions would primarily take place in urban and developed areas, and associated infrastructure would be located within the disturbed footprint of existing facilities. Therefore, impacts on wetlands are not expected as a result of implementation of the CAP. Further, implementation of the CAP as a component of a specific project would also be subject to policies included in the General Plan's Conservation Element, as well as other local, state and federal regulations regarding wetlands, including applicable regulations of the U.S. Army Corps of Engineers. For these reasons, implementation of the CAP would not result in a substantial adverse impact on wetlands.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable regulations regarding wetlands. Therefore, like the CAP, the Checklist measures would not be expected to have a substantial adverse impact on on wetlands. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, including linkages identified in the MSCP Plan, or impede the use of native wildlife nursery sites?

As described on pages 7-5 to 7-6 of the CAP PEIR, it is unlikely that implementation of the CAP actions would impact wildlife movement or migration or impede native wildlife nursery sites, because CAP actions would primarily take place in urban and developed areas, and associated infrastructure would be located within the disturbed footprint of existing facilities. Implementation of the CAP as a component of a specific project would be subject to all applicable regulations regarding animal species and habitats, including the City's adopted MSCP Subarea Plan, which includes identification of wildlife corridors as part of the regional planning effort. In addition, implementation of the CAP would be subject to the Migratory Bird Treaty Act (MBTA), which prohibits taking, killing, possessing, transporting, and importing of migratory birds, parts of migratory birds, and their eggs and nests, except when specifically authorized by the Department of the Interior. For these reasons, implementation of the CAP would not result in a substantial adverse impact on wildlife movement, wildlife corridors, and wildlife nursery sites.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable regulations regarding migratory fish or wildlife species, corridors, or nursery sites. Therefore, like the CAP, the Checklist measures would not be expected to have a substantial adverse impact on these resources. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

e) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Conservation Community Plan, or other approved local, regional, or state habitat conservation plan, either within the MSCP plan area or in the surrounding region?

See Land Use Item c above.

f) Introduce land use within an area adjacent to the MHPA that would result in adverse edge effects?

As described on page 7-6 of the CAP PEIR, policies incorporated into the City's General Plan result in infill and redevelopment of areas with existing development and, therefore, lessen development pressure on vacant or sensitive areas. The General Plan was designed to avoid adjacency concerns with the City's Multi-Habitat Planning Area (MHPA). Nevertheless, if development did occur on undeveloped lands, the CAP actions would not be expected to cause adverse edge effects in addition to those already associated with development. For these reasons, the CAP PEIR concluded that implementation of the CAP would result in a less-than-significant impact.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable regulations regarding the City's MHPA and, in and of themselves, the measures, like the CAP actions would not be expected to cause adverse edge effects. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

g) Result in a conflict with any local policies or ordinances protecting biological resources?

As described on page 7-7 of the CAP PEIR, implementation of the CAP would not conflict with General Plan Conservation Element policies, the MSCP Subarea Plan, ESL ordinance, or Land Development Code Biology Guidelines. No significant impact would occur.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review

process. Projects using the Checklist would be subject to all applicable regulations regarding the City's MHPA and, in and of themselves, the measures, like the CAP actions would not be expected to cause conflicts with local policies. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

h) Would the Project introduce invasive species of plants into a natural open space area?

As described on page 7-7 of the CAP PEIR, implementation of CAP actions would comply with the City's General Plan Conservation Element, which includes a policy that encourages the removal of invasive plant species and the planting of native plants near open space preserves. In addition, implementation of the CAP as a component of a specific project would be required to comply with MHPA Land Use Adjacency Guidelines for drainage, toxics, lighting, noise, barriers, invasive species and brush management, as identified in the MSCP Subarea Plan. For these reasons, the CAP would result in a less-than-significant impact regarding introduction of invasive species of plants into a natural open space area.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable regulations regarding invasive plant species and compliance with MHPA Land Use Adjacency Guidelines. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.10.2 Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.10.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to biological resources.

3.11 GEOLOGIC CONDITIONS

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
11.	Geologic Conditions. Would the project:				
a.	Expose people or structures to geologic hazards such as earthquakes, landslides, mudslides, ground failure, or similar hazards?	pp. 7-7 to 7-8	No	No	N/A
b.	Result in a substantial increase in wind or water erosion of soils, either on or off the site?	p. 7-8	No	No	N/A
с.	Be located on a geologic unit or soil that is unstable or that would become unstable as a result of the Project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?	p. 7-8	No	No	N/A

3.11.1 Discussion

Impacts to geologic resources were determined to be less than significant in the CAP PEIR (see Section 7A); therefore, impacts including relevant environmental and regulatory settings, were not discussed in detail consistent with the requirements of CEQA. No substantial change in the environmental and regulatory settings related to biological resources has occurred since the certification of the CAP PEIR in November 2015.

a) Expose people or structures to geologic hazards such as earthquakes, landslides, mudslides, ground failure, or similar hazards?

As described on pages 7-7 to 7-8 of the CAP PEIR, Southern California is considered one of the most seismically active regions in the United States, with numerous active faults and a history of destructive earthquakes. The entire San Diego region is susceptible to impacts from seismic activity, including earthquakes and ground-shaking events. The actions included in the CAP are intended to reduce community-wide GHG emissions by improving building efficiency, increasing renewable energy use, and improving multimodal transportation options, among other similar actions. Implementation of these strategies and actions would not directly affect the potential to expose people or structures to adverse effects resulting from geologic hazards such as earthquakes, landslides, mudslides, or ground failure.

Projects implementing CAP actions would be subject to all relevant federal, state, and local regulations and building standards, including the California Building Code (CBC) and the City's grading ordinance. Required conformance with the City's grading ordinance, and all seismic requirements that are outlined within the CBC, reduce the potential for hazards due to earthquakes. Therefore, implementation of the CAP would not be expected to expose people or structures to potential substantial adverse effects involving earthquakes, and risks related to these hazards would be less than significant.

Slope failure results in landslides and mudslides from unstable soils or geologic units. Geologic hazards, including landslides, are regulated mainly by the CBC and the City's grading ordinance. The CBC requires special foundation engineering and investigation of soils on proposed development sites located in geologic hazard areas. All projects are required to adhere to California design standards and all standard design, grading, and construction practices to avoid or reduce geologic hazards. Implementation of the CAP as a component of a specific project would be required to conform to the City's grading ordinance and other local geologic hazard regulations, as well as all requirements outlined within the CBC, would reduce potential for hazards due to landslides. Therefore, implementation of the CAP would not be expected to expose people or structures to increased potential substantial adverse effects involving landslides, and risks associated with landslides would be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable seismic and grading regulations as was described for the CAP. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Result in a substantial increase in wind or water erosion of soils, either on or off the site?

As described on page 7-8 of the CAP PEIR, high erosion potential in soils is primarily caused by loose soils and steep slopes. The potential for erosion generally increases as a result of the development of structures and impervious surfaces and the removal of vegetative cover. Implementation of the CAP as a component of a specific project would be subject to the City's grading ordinance, and other applicable regulations, including the National Pollutant Discharge Elimination System (NPDES) and the CBC, which contain policies to reduce erosion potential. Required conformance to the City's grading ordinance and other local geologic hazard regulations, as well as all regulatory requirements, would reduce potential for erosion and loss of topsoil. The CAP PEIR concluded this would be a less-than-significant impact. Construction of new infrastructure projects as part of CAP actions have the potential for a short-term increase in wind or water erosion of soils; however, it is expected that adherence to existing standard best management practices (BMP) during construction would reduce these temporary impacts from wind or water erosion on soils to less-than-significant levels.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable erosion and grading regulations as was described for the CAP. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

c) Be located on a geologic unit or soil that is unstable or that would become unstable as a result of the Project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse?

As described on page 7-8 of the CAP PEIR, geologic hazards, including landslides, are regulated mainly by the CBC and the City's grading ordinance. Required conformance to the City's grading ordinance and other local geologic hazard regulations, as well as requirements included in the CBC, would reduce the potential for hazards due to unstable soil conditions. Therefore, implementation of CAP actions as a component of a specific project would not be expected to result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse, and risks related to unstable soil conditions would be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable design and grading regulations as was described for the CAP. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.11.2 Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.11.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to geologic conditions.

3.12 HEALTH AND SAFETY AND HAZARDOUS MATERIALS

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
12.	Health and Safety and Hazardous Materials Error	! Reference source not fo	ound Would the project:		
a.	Expose people or structures to a significant risk of loss, injury, or death involving wildland fires, including when wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?	p. 7-9	No	No	N/A
b.	Result in hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within a quarter-mile of an existing or proposed school?	p. 7-10	No	No	N/A
с.	Impair implementation of, or physically interfere with an adopted emergency response plan or emergency evacuation plan?	p. 7-10	No	No	N/A
d.	Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, create a significant hazard to the public or environment?	p. 7-11	No	No	N/A
e.	Expose people to toxic substances, such as pesticides and herbicides, some of which have long-lasting ability, applied to the soil during previous agricultural uses?	p. 7-11	No	No	N/A
f.	Result in a safety hazard for people residing or working in a designated airport influence area?	p. 7-11	No	No	N/A
g.	Result in a safety hazard for people residing or working within two miles of a private airstrip or a private airport or heliport facility that is not covered by an adopted Airport Land Use Compatibility Plan?	pp. 7-11 to 7-12	No	No	N/A

3.12.1 Discussion

Impacts to health, safety, and hazardous materials were determined to be less than significant in the CAP PEIR (see Section 7A); therefore, impacts including relevant environmental and regulatory settings, were not discussed in detail consistent with the requirements of CEQA. No substantial change in the environmental and regulatory settings related to health, safety, and hazardous materials has occurred since the certification of the CAP PEIR in November 2015.

a) Expose people or structures to a significant risk of loss, injury, or death involving wildland fires, including when wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands?

As described on page 7-9 of the CAP PEIR, due to climate, topography, and native vegetation, the City of San Diego is subject to both wildland and urban fires. Current drought conditions in the State of California have

both increased the risk of wildland fires due to dry conditions, and prompted the implementation of water conservation strategies. Implementation of CAP actions is not likely to occur in areas where people or structures would be exposed to a significant risk of wildland fires, because they would primarily take place in urban and developed areas. Projects implementing CAP actions would not have an increased likeliness of exposing people or structures to urban fires including fires in areas where urbanized areas are adjacent to wildland areas. For these reasons, risks from exposure to wildland fires were determined to be less than significant.

The CAP PEIR specifically discusses impacts from Action 2.1 regarding the associated development of largescale renewable energy systems. If such development were to occur inside the City limits, it would be most likely within existing urbanized industrial areas, and thus would not create a significant wildland fire hazard impact. Such developments outside of the City limits could be sited near areas with exposure to wildland fires, but it would fall under the local lead agency's jurisdiction to ensure that no significant wildland fire hazard impacts would occur. Therefore, overall impacts were determined to be less than significant

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable siting regulations and would need to ensure that adverse wildland fire hazard impacts would not occur. Wildland fire hazard impacts would be less than significant. Therefore, no new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Result in hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within a quarter-mile of an existing or proposed school?

As described on page 7-10 of the CAP PEIR, projects implementing CAP actions could be located within onequarter mile of a school. Implementation of the CAP would not change or alter the use of hazardous materials associated with these projects and would not increase the risk from hazardous materials. Construction activities associated with implementation of the CAP could require temporary use of construction materials such as paints and solvents. To the extent that construction of future projects implementing the CAP would result in projects transporting or using hazardous materials, those projects would be required to comply with applicable federal, state, and local regulations related to hazardous materials, such as those administered by the U.S. Environmental Protection Agency; U.S. Department of Transportation; and County of San Diego Department of Environmental Health, Hazardous Materials Division.

The CAP PEIR concluded that implementation of the CAP would not increase exposure of the population to hazardous waste, and required compliance with federal and state regulations pertaining to hazardous wastes would minimize risks associated with hazardous emissions. Therefore, impacts regarding the handling or discovery of hazardous materials, substances, or waste within close proximity to a school would be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Similar to the CAP, projects using the Checklist would be subject to all federal, state, and local regulations pertaining to handling and transporting hazardous materials. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

c) Impair implementation of, or physically interfere with an adopted emergency response plan or emergency evacuation plan?

As described on page 7-10 of the CAP PEIR, the City continually implements and updates its Emergency Operations Plan as growth occurs. The actions included in the CAP would not result in effects, such as an increase in traffic volumes that could impair implementation of an emergency response plan or emergency

evacuation plan. Improvements to transportation infrastructure related to implementation of the CAP would be required to comply with City construction requirements including the preparation of a Traffic Control Plan that would ensure adequate emergency access would be provided. Therefore, implementation of the CAP would not physically interfere with an adopted emergency response plan or emergency evacuation plan, and the impact would be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable transportation management plan and emergency response planning requirements as was described for the CAP. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

d) Be located on a site which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, create a significant hazard to the public or environment?

As described on page 7-11 of the CAP PEIR, implementation of CAP strategies and actions would not change or alter the potential for location on a hazardous materials site, and would not be expected to increase risk of exposure to hazardous materials. If implementation of the CAP actions as a component of a specific project is proposed on a hazardous materials site, remediation and cleanup to the appropriate federal, state, or local standard would be required to comply with existing hazardous materials policies and regulations. For these reasons, the impact to the public or environment from location on a hazardous material site was determined to be less than significant in the CAP PEIR.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Similar to the CAP, implementation of these measures would not alter whether a hazardous material site is present, and if present would not alter the requirements to clean up the site to appropriate standards. Therefore, no significant impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

e) Expose people to toxic substances, such as pesticides and herbicides, some of which have long-lasting ability, applied to the soil during previous agricultural uses?

As described on page 7-11 of the CAP PEIR, implementation of the CAP would not change or alter the potential for exposure of the population to hazardous toxic substances such as pesticides and herbicides. Required compliance with federal, state and local regulations pertaining to hazardous wastes would minimize any risks, and therefore impacts regarding the risk of exposure to these toxic substances were determined to be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Similar to the CAP, implementation of these measures would not alter whether toxic substances are present, and if present would not alter the requirements to clean up the site to appropriate standards. Therefore, no significant impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

f) Result in a safety hazard for people residing or working in a designated airport influence area?

As described on page 7-11 of the CAP PEIR, the San Diego International Airport, Marine Corps Air Station Miramar, Brown Field Municipal Airport, and Montgomery Field Municipal Airport are located within the City. The Tijuana International Airport, Gillespie Field, Naval Air Station North Island, and Naval Outlying Field Imperial Beach are located adjacent to the City, but have the potential to affect land use and people within the City. To prevent incompatible uses in areas of higher aircraft hazard potential, the Airport Land Use Commission (ALUC), in compliance with State law, has prepared Airport Land Use Compatibility Plans (ALUCPs) for areas surrounding each airport with land use policies and criteria in the interest of public safety.

Implementation of CAP actions would not change or alter their compatibility with or proximity to a public airport. Any project proposed near an airport facility would be required to be compatible with the applicable ALUCP, and any applicable Federal Aviation Administration (FAA) regulations. For these reasons, implementation of CAP actions would not introduce any new features that would result in a safety hazard for people residing in or working in a designated airport influence area, and impacts related to this risk would be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Similar to the CAP, implementation of these measures would not alter a project's requirement to be in compliance with ALUCPs or FAA regulations. Therefore, no significant impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

g) Result in a safety hazard for people residing or working within two miles of a private airstrip or a private airport or heliport facility that is not covered by an adopted Airport Land Use Compatibility Plan?

As described on pages 7-11 to 7-12 of the CAP PEIR, implementation of CAP actions would not change or alter a project's compatibility with or proximity to a private airstrip, airport, or heliport facility. Any project proposed near such a facility would be required to be compatible with applicable FAA regulations. For these reasons, implementation of CAP actions would not introduce any new features that would result in a safety hazard for people residing or living within two miles of a private airstrip or a private airport or heliport facility that is not covered by an adopted ALUCP, and impacts related to this risk were concluded to be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Similar to the CAP, implementation of these measures would not alter a project's requirement to be in compliance with FAA regulations. Therefore, no significant impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.12.2 Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.12.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to health and safety and hazardous materials.

3.13 HYDROLOGY AND WATER QUALITY

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
13.	Hydrology and Water Quality. Would the project:				
a.	Result in a substantial increase in impervious surfaces and associated increased runoff?	p. 7-13	No	No	N/A
b.	Result in a substantial alteration to on- and off- site drainage patterns due to changes in runoff flow rates or volumes?	p. 7-14	No	No	N/A

3.13.1 Discussion

Impacts to hydrology and water quality were determined to be less than significant in the CAP PEIR (see Section 7A); therefore, impacts including relevant environmental and regulatory settings, were not discussed in detail consistent with the requirements of CEQA. No substantial change in the environmental and regulatory settings related to hydrology and water quality has occurred since the certification of the CAP PEIR in November 2015.

a) Result in a substantial increase in impervious surfaces and associated increased runoff?

As described on page 7-13 of the CAP PEIR, the CAP includes actions which promote travel mode shifts through encouraging use of mass transit, walking and bicycling by creating new and extended mass transit infrastructure and services, renovations, retrofits of existing sidewalks, cross-walks, pedestrian trails, and new bike lanes and facilities (Actions 3.1 through 3.6). These CAP actions could result in both short-term construction and long-term operational impacts that could potentially affect hydrology and water quality resources. Water resources are protected by numerous federal, state and local jurisdictional laws, regulations, plans and ordinances. Compliance with water quality regulations and standards within the City of San Diego is achieved through conditions of required permits. Adherence to the City's Stormwater Standards Manual is considered to result less-than-significant impacts to hydrology and water quality. Projects that implement the CAP actions would be subject to the required permits and adherence to the City's Stormwater Standards; therefore, implementation of the CAP would not be expected to violate applicable water quality regulations and standards.

The CAP PEIR concluded that implementation of CAP actions is not likely to result in a substantial increase in impervious surfaces, because they would primarily take place in urban and developed areas and are expected to reduce development pressures on vacant and undeveloped land. Further, CAP actions would be implemented primarily within the existing footprint of the facility and would not generally result in a substantial increase in impervious surfaces and associated runoff. Overall impacts were concluded to be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Similar to the CAP, projects implementing these measures would be required to comply with the City's Stormwater Standards Manual, would primarily take place in urban areas, within existing project footprints such that a substantial increase in the impervious footprint of the project would not occur. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Result in a substantial alteration to on-and off-site drainage patterns due to changes in runoff flow rates or volumes?

As described on page 7-14 of the CAP PEIR, implementation of CAP actions would require minimal, if any, new areas of disturbance. Therefore, existing drainage patterns of a site would not be altered, nor would the amount of surface runoff be increased such that it would cause flooding. Implementation of CAP actions would not change or alter a future project's effect on drainage patterns. Therefore, the CAP PEIR concluded that the CAP would not substantially alter existing drainage patterns or increase amounts of surface runoff that could result in flooding. This would be a less-than-significant impact.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Similar to the CAP, projects implementing these measures would be required to comply with the City's design and drainage requirements. Therefore, no significant impacts to the drainage pattern of the site would occur with implementation of the Checklist. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.13.2 Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.13.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to hydrology and water quality.

3.14 MINERAL RESOURCES

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
14.	Mineral Resources. Would the project:				
a.	Result in the loss of availability of a significant mineral resource (e.g. sand or gravel) as identified the Open File Report 96-04, Update of Mineral Land Classification: Aggregate Materials in the Western San Diego County Production – Consumption Region, 1996, Department of Conservation, California Department of Geological Survey (located in the EAS library)?	p. 7-14	No	No	N/A

3.14.1 Discussion

Impacts to mineral resources were determined to be less than significant in the CAP PEIR (see Section 7A); therefore, impacts including relevant environmental and regulatory settings, were not discussed in detail consistent with the requirements of CEQA. No substantial change in the environmental and regulatory

settings related to mineral resources has occurred since the certification of the CAP PEIR in November 2015.

a) Result in the loss of availability of a significant mineral resource (e.g. sand or gravel) as identified the Open File Report 96-04, Update of Mineral Land Classification: Aggregate Materials in the Western San Diego County Production – Consumption Region, 1996, Department of Conservation, California Department of Geological Survey (located in the EAS library)?

As described on page 7-14 of the CAP PEIR, the location of San Diego's high-quality mineral resource areas is designated within the General Plan as Mineral Resource Zone (MRZ)-2 areas. State law requires cities to plan for the beneficial management of these valuable mineral resources. Impacts on mineral resources occur when access to the resource is restricted or prohibited through development of lands containing the resource or when non-compatible land uses are developed in close proximity, thereby reducing the likelihood for extraction of those resources. Implementation of the CAP would not create new or modified land uses that would be incompatible with mineral access, as most CAP-related actions would include modifications or improvements to existing structures or facilities. The CAP actions are consistent with the General Plan and associated policies and plans, including those related to mineral resources in the Conservation Element. For these reasons, the CAP PEIR concluded that adoption of the CAP would not result in the loss of availability of a known mineral resource of value to the region and the state, and a less-than-significant impact would occur.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all General Plan policies including policies of the Conservation Element pertaining to mineral resources. Similar to the CAP, implementation of the Checklist would not result in the loss of availability of a known mineral resource of value to the region and the state. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.14.2 Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.14.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to mineral resources.

3.15 NOISE

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
15.	Noise. Would the project:				
a.	Result or create a significant increase in the existing ambient noise levels?	pp. 7-14 to 7-15	No	No	N/A
b.	Expose people to noise levels which exceed the City's adopted noise ordinance or are incompatible with Table K-4?	p. 7-15	No	No	N/A
с.	Expose people to current or future transportation noise levels which exceed standards established in the Transportation Element of the General Plan or an adopted airport Comprehensive Land Use Plan?	pp. 7-15 to 7-16	No	No	N/A
d.	Result in land uses which are not compatible with aircraft noise levels as defined by an adopted airport Comprehensive Land Use Plan (CLUP)?	p. 7-16	No	No	N/A

3.15.1 Discussion

Noise impacts were determined to be less than significant in the CAP PEIR (see Section 7A); therefore, impacts including relevant environmental and regulatory settings, were not discussed in detail consistent with the requirements of CEQA. No substantial change in the environmental and regulatory settings related to noise has occurred since the certification of the CAP PEIR in November 2015.

a) Result or create a significant increase in the existing ambient noise levels?

As described on pages 7-14 to 7-15 of the CAP PEIR, implementation of the CAP actions would be subject to existing City noise policies and regulations, and General Plan policies and programs, specifically those found in the Noise Element or other local agency polices and regulations pertaining to noise. Therefore, implementation of most actions included in the CAP would not create a permanent increase in ambient noise levels, and the impact would be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all General Plan policies and programs in the Noise Element and/or other local agency policies pertaining to noise. Similar to the CAP, with compliance with appropriate noise regulations, implementation of the Checklist measures would not create a permanent increase in ambient noise levels. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Expose people to noise levels which exceed the City's adopted noise ordinance or are incompatible with Table K-4?

As described on page 7-15 of the CAP PEIR, implementation of CAP strategies and actions as a component of a specific project would typically not produce a new permanent source of noise, and construction-related noise would be regulated through enforcement of applicable City or other local agency noise policies. As a result, implementation of the CAP would not expose people to noise levels which exceed the City's adopted

noise ordinance or are incompatible with Table K-4 in the CAP PEIR, and the impact was determined to be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all General Plan policies and programs in the Noise Element and/or other local agency policies pertaining to noise. Similar to the CAP, with compliance with appropriate noise regulations, implementation of the Checklist measures would not expose people to noise levels which exceed the City's adopted noise ordinance or are incompatible with Table K-4 in the CAP PEIR. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

c) Expose people to current or future transportation noise levels which exceed standards established in the Transportation Element of the General Plan or an adopted airport Comprehensive Land Use Plan?

As described on pages 7-15 to 7-16 of the CAP PEIR, implementation of the CAP strategies and actions include a number of transportation-related improvements, including modification of transportation facilities, and expansion of bicycle commuter amenities. The CAP also supports implementation of existing City plans and policies such as the Bicycle Master Plan, Pedestrian Master Plan, and goals and policies of the City's General Plan to achieve better walkability and transit-supportive densities. In general, because they support mass transit and switching from vehicles to active transportation (such as bicycles and walking), the transportation-related strategies and actions in the CAP would contribute to a reduction in future transportation noise levels, and a less-than-significant impact would occur.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Similar to the CAP, several measures (e.g., pedestrian and bicycle facilities, designated parking, and increased densities for City of Villages strategy) would result in better walkability and transit-supportive densities leading to reduced transportation noise levels. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

d) Result in land uses which are not compatible with aircraft noise levels as defined by an adopted airport Comprehensive Land Use Plan (CLUP)?

As described on page 7-16 of the CAP PEIR, permanent noise increases are not anticipated with implementation of the CAP, and only minor temporary increases would occur with project-specific construction activities that would be regulated by City codes and policies. If project work were to occur within an airport land use plan area or within two miles of a public airport, and if construction workers were to be exposed to airport noise, compliance with Occupational Safety and Health Administration (OSHA) standards for worker safety would minimize exposure to excessive noise levels. For these reasons, the CAP PEIR concluded that implementation of the CAP would be compatible with aircraft noise levels as defined by an adopted airport CLUP, and any impact would be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable noise and OSHA standards for worker safety to minimize excessive noise levels. Therefore, the Checklist measures would be compatible with airport noise levels. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.15.2 Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.15.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to noise.

3.16 PALEONTOLOGICAL RESOURCES

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
16.	Paleontological Resources. Would the project:				
a.	Require over 1,000 cubic yards of excavation in a high resource potential geologic deposit/formation/rock unit?	pp. 7-16 to 7-17	No	No	N/A
b.	Require over 2,000 cubic yards of excavation in a moderate resource potential geologic deposit/formation/rock unit?	p. 7-17	No	No	N/A

3.16.1 Discussion

Impacts to paleontological resources were determined to be less than significant in the CAP PEIR (see Section 7A); therefore, impacts including relevant environmental and regulatory settings, were not discussed in detail consistent with the requirements of CEQA. No substantial change in the environmental and regulatory settings related to paleontological resources has occurred since the certification of the CAP PEIR in November 2015.

a) Require over 1,000 cubic yards of excavation in a high resource potential geologic deposit/formation/rock unit?

As described on pages 7-16 to 7-17 of the CAP PEIR, implementation of the CAP actions under most strategies would primarily include projects located in urban and developed areas, and would not generally require new ground disturbance that could impact a high or moderate resource potential geologic deposit. Action 2.1 of the CAP targets achievement of a 100 percent renewable supply of electricity by 2035 through consideration of a CCA or other program. While the CAP does not propose to construct any site-specific renewable energy infrastructure projects, it could encourage the development of larger renewable energy systems within and outside the City's limits. Development of these facilities would be subject to review and approval by the local lead agency, which would ensure that any potential or discovered resources would be mitigated through the planning process. The CAP PEIR concluded that this would be a less-than-significant impact.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review

process. Projects using the Checklist would be subject to all applicable General Plan polices pertaining to paleontological resources or other local agency policies pertaining to these resources and would be required to be mitigated through the permitting process. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

b) Require over 2,000 cubic yards of excavation in a moderate resource potential geologic deposit/formation/rock unit?

As stated in a) above, it is not anticipated that substantial ground disturbance would result from implementation of most CAP actions. For the same reasons stated above, implementation of the CAP is not expected to require over 2,000 cubic yards of excavation in a medium resource potential geologic deposit, formation or rock unit, and the impact on paleontological resources or unique geologic features would be less than significant.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Projects using the Checklist would be subject to all applicable General Plan polices pertaining to paleontological resources or other local agency policies pertaining to these resources and would be required to be mitigated through the permitting process. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.16.2 Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.16.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to paleontological resources.

3.17 PUBLIC SERVICES AND FACILITIES

	Environmental Issue Area	Where Impact Was Analyzed in the CAP PEIR:	Any New Circumstances Involving New Significant Impacts or Substantially More Severe Impacts?	Any New Information Requiring New Analysis or Verification?	Do Prior Environmental Documents Mitigations Address/Resolve Impacts?
17.	Public Services and Facilities. Would the project				
a.	 Have an effect upon, or result in a need for new or altered governmental services in any of the following areas: Police protection Fire/Life Safety protection Libraries Parks or other recreational facilities Maintenance of public facilities, including roads Schools 	pp. 7-17 to 7-18	No	No	N/A

3.17.1 Discussion

Impacts to public services and facilities were determined to be less than significant in the CAP PEIR (see Section 7A); therefore, impacts including relevant environmental and regulatory settings, were not discussed in detail consistent with the requirements of CEQA. No substantial change in the environmental and regulatory settings related to public services and facilities has occurred since the certification of the CAP PEIR in November 2015.

a) Have an effect upon, or result in a need for new or altered governmental services in any of the following areas: Police Protection, Fire/Life Safety Protection, Libraries, Parks or Other Recreational Facilities, Maintenance of Public Facilities, including roads, and/or schools?

As described on pages 7-17 to 7-18 of the CAP PEIR, most CAP actions would not generate new or increased demand for fire protection services, or interfere with or modify the ability of police and fire protection services to meet performance objectives or response times outlined in the General Plan. As a result, implementation of CAP strategies and actions as part of a new project would not change or alter the police and fire protection requirements associated with that project, and no impact would occur. While measures from the CAP could be implemented to make school, library, and park facilities more energy efficient, these retrofit projects would not change the capacity of these facilities. Therefore, no impact would occur.

The Checklist measures have been developed to be consistent with the CAP and would be features or design elements of individual projects that would be evaluated during the project-specific environmental review process. Similar to the CAP, the Checklist measures would not alter the capacities or change the response times associated with public facilities. No new significant impacts or substantially more severe impacts would occur. The findings of the certified CAP PEIR remain valid and no further analysis is required.

3.17.2 Mitigation Measures

No mitigation measures were identified in the CAP PEIR regarding this topic, nor are there any additional mitigation measures required for the CAP amendment.

3.17.3 Conclusions

No new circumstances or project changes have occurred, nor has any new information been identified requiring new analysis or verification. Therefore, the conclusions of the CAP PEIR remain valid and approval of project would not result in new or substantially more severe significant impacts to public services and facilities.

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4 LIST OF PREPARERS AND PERSONS CONSULTED

4.1 LIST OF PREPARERS

City of San Diego

Planning Department Director Jeff Murphy Director Alyssa Muto Deputy Director, Environment and Policy Analysis Martha Blake Senior Planner Rebecca Malone Associate Planner Development Services Department Kerry Santoro Kerry Santoro Deputy Director, Land Development Review Division Anna McPherson Senior Planner Raynard Abalos Senior Planner Office of the San Diego City Attorney Deputy City Attorney Ascent Environmental Deputy City Attorney

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5 **REFERENCES**

City of San Diego. 2008. City of San Diego General Plan 2008, Final Program Environmental Impact Report. March 2008.

_____. 2015. Final Program Environmental Impact Report City of San Diego Climate Action Plan. November 2015.

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Appendix A

Climate Action Plan Consistency Checklist

SD CLIMATE ACTION PLAN CONSISTENCY CHECKLIST INTRODUCTION

In December 2015, the City adopted a Climate Action Plan (CAP) that outlines the actions that City will undertake to achieve its proportional share of State greenhouse gas (GHG) emission reductions. The purpose of the Climate Action Plan Consistency Checklist (Checklist) is to, in conjunction with the CAP, provide a streamlined review process for proposed new development projects that are subject to discretionary review and trigger environmental review pursuant to the California Environmental Quality Act (CEQA).¹

Analysis of GHG emissions and potential climate change impacts from new development is required under CEQA. The CAP is a plan for the reduction of GHG emissions in accordance with CEQA Guidelines Section 15183.5. Pursuant to CEQA Guidelines Sections 15064(h)(3), 15130(d), and 15183(b), a project's incremental contribution to a cumulative GHG emissions effect may be determined not to be cumulatively considerable if it complies with the requirements of the CAP.

This Checklist is part of the CAP and contains measures that are required to be implemented on a project-byproject basis to ensure that the specified emissions targets identified in the CAP are achieved. Implementation of these measures would ensure that new development is consistent with the CAP's assumptions for relevant CAP strategies toward achieving the identified GHG reduction targets. Projects that are consistent with the CAP as determined through the use of this Checklist may rely on the CAP for the cumulative impacts analysis of GHG emissions. Projects that are not consistent with the CAP must prepare a comprehensive projectspecific analysis of GHG emissions, including quantification of existing and projected GHG emissions and incorporation of the measures in this Checklist to the extent feasible. Cumulative GHG impacts would be significant for any project that is not consistent with the CAP.

The Checklist may be updated to incorporate new GHG reduction techniques or to comply with later amendments to the CAP or local, State, or federal law.

Questions pertaining to the Checklist should be directed to Development Services Department at 619-446-5000. Questions pertaining to the City's Climate Action Plan should be directed to Development Services Department at 619-446-5000.

¹ Certain projects seeking ministerial approval may be required to complete the Checklist. For example, projects in a Community Plan Implementation Overlay Zone may be required to use the Checklist to qualify for ministerial level review. See Supplemental Development Regulations in the project's community plan to determine applicability.

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CAP CONSISTENCY CHECKLIST SUBMITTAL APPLICATION

- ✓ The Checklist is required only for projects subject to CEQA review.²
- ✓ If required, the Checklist must be included in the project submittal package. Application submittal procedures can be found in <u>Chapter 11: Land Development Procedures</u> of the City's Municipal Code.
- \checkmark The requirements in the Checklist will be included in the project's conditions of approval.
- ✓ The applicant must provide an explanation of how the proposed project will implement the requirements described herein to the satisfaction of the Planning Department.

Application Information

Contact Information	
Project No./Name:	
Property Address:	
Applicant Name/Co.:	
Contact Phone:	Contact Email:
Was a consultant retained to complete this checklist? Consultant Name:	□ Yes □ No If Yes, complete the following Contact Phone:
Company Name:	Contact Email:
Project Information	
 What is the size of the project (acres)? Identify all applicable proposed land uses: Residential (indicate # of single-family units): Residential (indicate # of multi-family units): Commercial (total square footage): Industrial (total square footage): Other (describe): Is the project located in a Transit Priority Area? Provide a brief description of the project proposed: 	

² Certain projects seeking ministerial approval may be required to complete the Checklist. For example, projects in a Community Plan Implementation Overlay Zone may be required to use the Checklist to qualify for ministerial level review. See Supplemental Development Regulations in the project's community plan to determine applicability.



CAP CONSISTENCY CHECKLIST QUESTIONS

Step 1: Land Use Consistency

The first step in determining CAP consistency for discretionary development projects is to assess the project's consistency with the growth projections used in the development of the CAP. This section allows the City to determine a project's consistency with the land use assumptions used in the CAP.

Step 1: Land Use Consistency			
Checklist Item (Check the appropriate box and provide explanation and supporting documentation for your answer)	Yes	No	
 Is the proposed project consistent with the existing General Plan and Community Plan land use and zoning designations?³, <u>OR</u>, If the proposed project is not consistent with the existing land use plan and zoning designations, does the project include a land use plan and/or zoning designation amendment that would result in an equivalent or less GHG-intensive project when compared to the existing designations?; <u>OR</u>, If the proposed project is not consistent with the existing land use plan and zoning designations, and includes a land use plan and/or zoning designation amendment that would result in an increase in GHG emissions when compared to the existing designations, would the project be located in a Transit Priority Area (TPA) and implement CAP Strategy 3 actions, as determined in Step 3 to the satisfaction of the Development Services Department? 			

If "*Yes*," proceed to Step 2 of the Checklist. For questions 2 and 3 above, provide estimated project emissions under both existing and proposed designation(s) for comparison. For question 3 above, complete Step 3.

If "*No*," in accordance with the City's Significance Determination Thresholds, the project's GHG impact is significant. The project must nonetheless incorporate each of the measures identified in Step 2 to mitigate cumulative GHG emissions impacts unless the decision maker finds that a measure is infeasible in accordance with CEQA Guidelines Section 15091. Proceed and complete Step 2 of the Checklist.

³ This question may also be answered in the affirmative if the project is consistent with SANDAG Series 12 growth projections, which were used to determine the CAP projections, as determined by the Planning Department.

Step 2: CAP Strategies Consistency

The second step of the CAP consistency review is to review and evaluate a project's consistency with the applicable strategies and actions of the CAP. Step 2 only applies to development projects that involve permits that would require a certificate of occupancy from the Building Official or projects comprised of one and two family dwellings or townhouses as defined in the California Residential Code and their accessory structures.⁴ All other development projects that would not require a certificate of occupancy from the Building Official shall implement Best Management Practices for construction activities as set forth in the <u>Greenbook</u> (for public projects).

Step 2: CAP Strategies Consistency				
Checklist Item (Check the appropriate box and provide explanation for your answer)	Yes	No	N/A	
Strategy 1: Energy & Water Efficient Buildings				
1. Cool/Green Roofs.				
 Would the project include roofing materials with a minimum 3-year aged solar reflection and thermal emittance or solar reflection index equal to or greater than the values specified in the voluntary measures under <u>California Green Building</u> <u>Standards Code</u> (Attachment A)?; <u>OR</u> 				
 Would the project roof construction have a thermal mass over the roof membrane, including areas of vegetated (green) roofs, weighing at least 25 pounds per square foot as specified in the voluntary measures under <u>California Green Building</u> <u>Standards Code</u>?; <u>OR</u> 				
 Would the project include a combination of the above two options? 				
Check "N/A" only if the project does not include a roof component.				
2. Plumbing fixtures and fittings				
With respect to plumbing fixtures or fittings provided as part of the project, would those low-flow fixtures/appliances be consistent with each of the following:				
Residential buildings:				
 Kitchen faucets: maximum flow rate not to exceed 1.5 gallons per minute at 60 psi; Standard dishwashers: 4.25 gallons per cycle; Compact dishwashers: 3.5 gallons per cycle; and Clothes washers: water factor of 6 gallons per cubic feet of drum capacity? 				
Nonresidential buildings:				
 Plumbing fixtures and fittings that do not exceed the maximum flow rate specified in <u>Table A5.303.2.3.1 (voluntary measures) of the California Green Building</u> <u>Standards Code</u> (See Attachment A); and 				
 Appliances and fixtures for commercial applications that meet the provisions of Section A5.303.3 (voluntary measures) of the California Green Building Standards Code (See Attachment A)? 				
Check "N/A" only if the project does not include any plumbing fixtures or fittings.				

⁴ Actions that are not subject to Step 2 would include, for example: 1) discretionary map actions that do not propose specific development, 2) permits allowing wireless communication facilities, 3) special events permits, 4) use permits that do not result in the expansion or enlargement of a building, and 5) non-building infrastructure projects such as roads and pipelines. Because such actions would not result in new occupancy buildings from which GHG emissions reductions could be achieved, the items contained in Step 2 would not be applicable.

Step 2: CAP Strategies Consistenc	У		
Checklist Item (Check the appropriate box and provide explanation for your answer)	Yes	No	N/A
Strategy 2: Clean & Renewable Energy			
3. Energy Performance Standard / Renewable Energy			
Is the project designed to have an energy budget that meets the following performance standards when compared to the Title 24, Part 6 Energy Budget for the Proposed Design Building as calculated by <u>Compliance Software certified by the California Energy</u> <u>Commission</u> (percent improvement over current code):			
 Low-rise residential – 15% improvement? 			
 Nonresidential with indoor lighting OR mechanical systems, but not both – 5% improvement? 			
 Nonresidential with both indoor lighting AND mechanical systems – 10% improvement?⁵ 	1	1	
The demand reduction may be provided through on-site renewable energy generation, such as solar, or by designing the project to have an energy budget that meets the above-mentioned performance standards, when compared to the Title 24, Part 6 Energy Budget for the Proposed Design Building (percent improvement over current code).			
Check "N/A" only if the project does not contain any residential or non-residential buildings.			
Strategy 3: Bicycling, Walking, Transit & Land Use			
4. Electric Vehicle Charging			
• <u>Single-family projects</u> : Would the required parking serving each new single-family residence and each unit of a duplex be constructed with a listed cabinet, box or enclosure connected to a raceway linking the required parking space to the electrical service, to allow for the future installation of electric vehicle supply equipment to provide an electric vehicle charging station for use by the resident?			
 <u>Multiple-family projects of 10 dwelling units or less</u>: Would 3% of the total parking spaces required, or a minimum of one space, be provided with a listed cabinet, box or enclosure connected to a conduit linking the parking spaces with the electrical service, in a manner approved by the building and safety official, to allow for the future installation of electric vehicle supply equipment to provide electric vehicle charging stations at such time as it is needed for use by residents? 			
 <u>Multiple-family projects of more than 10 dwelling units</u>: Would 3% of the total parking spaces required, or a minimum of one space, be provided with a listed cabinet, box or enclosure connected to a conduit linking the parking spaces with the electrical service, in a manner approved by the building and safety official? Of the total listed cabinets, boxes or enclosures provided, would 50% have the necessary electric vehicle supply equipment installed to provide active electric vehicle charging stations ready for use by residents? 			
 <u>Non-residential projects</u>: If the project includes new commercial, industrial, or other uses with the building or land area, capacity, or numbers of employees listed in Attachment A, would 3% of the total parking spaces required, or a minimum of one space, be provided with a listed cabinet, box or enclosure connected to a conduit 			

⁵ CALGreen defines mechanical systems as equipment, appliances, fixtures, fittings and/or appurtenances, including ventilating, heating, cooling, airconditioning and refrigeration systems, incinerators and other energy-related systems.

hecklist Iter Theck the a		ovide explanation for yo	our answer)		Yes	No	N/A
buil woi	linking the parking spaces with the electrical service, in a manner approved by the building and safety official? Of the total listed cabinets, boxes or enclosures provided, would 50% have the necessary electric vehicle supply equipment installed to provide active electric vehicle charging stations ready for use?						
uses w			ew commercial, industri nbers of employees liste				
		, Transit & Land Use project includes non-res	sidential or mixed uses)				
	cycle Parking Spaces						
		ore short- and long-terr al Code (<u>Chapter 14, A</u>	m bicycle parking spaces	s than			
ICUUIIC		מו כטעב (כוומטנכו דד, או					
•		•					
Check 6. <i>Sha</i>	"N/A" only if the proje ower facilities	ct is a residential projec	ct.	e over 10			
Check 6. Sho If the p tenant accord	"N/A" only if the proje ower facilities project includes nonrea occupants (employee	sidential development the project is a residential development the project income of the		facilities in			
Check 6. Sho If the p tenant accord	"N/A" only if the proje ower facilities project includes nonres occupants (employee ance with the voluntar	sidential development the project is a residential development the project income of the	ct. hat would accommodate clude changing/shower	facilities in			
Check 6. Sho If the p tenant accord	"N/A" only if the proje ower facilities project includes nonres occupants (employees ance with the voluntar as shown in the table b Number of Tenant Occupants	sidential development the s), would the project in the project in the project in the project in the selow?	ct. hat would accommodate clude changing/shower California Green Building Two-Tier (12" X 15" X 72") Personal Effects	facilities in			
Check 6. Sho If the p tenant accord	"N/A" only if the proje ower facilities project includes nonres occupants (employee ance with the voluntar as shown in the table b Number of Tenant Occupants (Employees)	sidential development the project in a residential development the s), would the project incry measures under the pelow?	tt. hat would accommodate clude changing/shower California Green Building Two-Tier (12" X 15" X 72") Personal Effects Lockers Required	facilities in			
Check 6. Sho If the p tenant accord	"N/A" only if the proje ower facilities project includes nonrest occupants (employees ance with the voluntar as shown in the table b Number of Tenant Occupants (Employees) 0-10	sidential development the s), would the project in the project in the project in the project in the selow?	ct. hat would accommodate clude changing/shower California Green Building Two-Tier (12" X 15" X 72") Personal Effects Lockers Required 0	facilities in			
Check 6. Sho If the p tenant accord	"N/A" only if the proje ower facilities project includes nonrest occupants (employees ance with the voluntar as shown in the table b Number of Tenant Occupants (Employees) 0-10 11-50	ict is a residential project sidential development the s), would the project incry measures under the below? Shower/Changing Facilities Required 0 1 shower stall	ct. hat would accommodate clude changing/shower California Green Building Two-Tier (12" X 15" X 72") Personal Effects Lockers Required 0 2	facilities in			

⁶ Non-portable bicycle corrals within 600 feet of project frontage can be counted towards the project's bicycle parking requirements.

		Step 2: CAP Strategies	s Consistenc	У		
	cklist Item ck the appropriate box and provide expla	anation for your answer)		Yes	No	N/A
7.	Designated Parking Spaces	· · · ·				
	If the project includes an employment designated parking for a combination or vehicles in accordance with the following the foll	f low-emitting, fuel-efficient, and				
	Number of Provided Parking Spaces	Number of Designated Parking Spaces				
	0-9	0				
	10-25	2				
	26-50	4				
	51-75	6				
	76-100	9	_			
	101-150	11	_			
	151-200	18	_			
	201 and over	At least 10% of total				
	addition to it. Check "N/A" only if the project is a resident employment use in a TPA.	dential project, or if it does not in	clude an			
8.	Transportation Demand Management Program					
υ.	If the project would accommodate over 50 tenant-occupants (employees), would it include a transportation demand management program that would be applicable to					
υ.		r 50 tenant-occupants (employee gement program that would be a				
Ο.	include a transportation demand mana	r 50 tenant-occupants (employee gement program that would be a t includes:				
υ.	include a transportation demand mana existing tenants and future tenants that	r 50 tenant-occupants (employee gement program that would be a t includes:				
0.	include a transportation demand mana existing tenants and future tenants tha At least one of the following componen	r 50 tenant-occupants (employee gement program that would be a t includes: ts: includes charging employees mark and providing reserved, discount	pplicable to et-rate for			
0.	 include a transportation demand mana existing tenants and future tenants tha At least one of the following componen Parking cash out program Parking management plan that ir single-occupancy vehicle parking 	r 50 tenant-occupants (employee gement program that would be a t includes: ts: includes charging employees mark and providing reserved, discount vanpools ting spaces would be leased or so	pplicable to et-rate for ed, or free ld separately			
0.	 include a transportation demand mana existing tenants and future tenants tha At least one of the following componen Parking cash out program Parking management plan that ir single-occupancy vehicle parking spaces for registered carpools or Unbundled parking whereby park from the rental or purchase fees 	r 50 tenant-occupants (employee gement program that would be a t includes: ts: includes charging employees mark and providing reserved, discount vanpools ting spaces would be leased or so for the development for the life o	pplicable to et-rate for ed, or free ld separately			
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Step 2: CAP Strategies Consistency				
Checklist Item (Check the appropriate box and provide explanation for your answer)	Yes	No	N/A	
• Pre-tax deduction for transit or vanpool fares and bicycle commute costs Access to services that reduce the need to drive, such as cafes, commercial stores, banks, post offices, restaurants, gyms, or childcare, either onsite or within 1,320 feet (1/4 mile) of the structure/use? Check "N/A" only if the project is a residential project or if it would not accommodate over 50 tenant-occupants (employees).				

Step 3: Project CAP Conformance Evaluation (if applicable)

The third step of the CAP consistency review only applies if Step 1 is answered in the affirmative under option 3. The purpose of this step is to determine whether a project that is located in a TPA but that includes a land use plan and/or zoning designation amendment that would result in an increase in GHG emissions when compared to the existing designations, is nevertheless consistent with the assumptions in the CAP because it would implement CAP Strategy 3 actions. The following questions must each be answered in the affirmative and fully explained.

1. Would the proposed project implement the General Plan's City of Villages strategy in an identified Transit Priority Area (TPA) that will result in an increase in the capacity for transit-supportive residential and/or employment densities?

Considerations for this question:

- Does the proposed land use and zoning designation associated with the project provide capacity for transit-supportive residential densities within the TPA?
- Is the project site suitable to accommodate mixed-use village development, as defined in the General Plan, within the TPA?
- Does the land use and zoning associated with the project increase the capacity for transit-supportive employment intensities within the TPA?
- 2. Would the proposed project implement the General Plan's Mobility Element in Transit Priority Areas to increase the use of transit? Considerations for this question:
 - Does the proposed project support/incorporate identified transit routes and stops/stations?
 - Does the project include transit priority measures?
- 3. Would the proposed project implement pedestrian improvements in Transit Priority Areas to increase walking opportunities? <u>Considerations for this question:</u>
 - Does the proposed project circulation system provide multiple and direct pedestrian connections and accessibility to local activity centers (such as transit stations, schools, shopping centers, and libraries)?
 - Does the proposed project urban design include features for walkability to promote a transit supportive environment?
- 4. Would the proposed project implement the City of San Diego's Bicycle Master Plan to increase bicycling opportunities? Considerations for this question:
 - Does the proposed project circulation system include bicycle improvements consistent with the Bicycle Master Plan?
 - Does the overall project circulation system provide a balanced, multimodal, "complete streets" approach to accommodate mobility needs of all users?
- 5. Would the proposed project incorporate implementation mechanisms that support Transit Oriented Development? <u>Considerations for this question:</u>
 - Does the proposed project include new or expanded urban public spaces such as plazas, pocket parks, or urban greens in the TPA?
 - Does the land use and zoning associated with the proposed project increase the potential for jobs within the TPA?
 - Do the zoning/implementing regulations associated with the proposed project support the efficient use of parking through mechanisms such as: shared parking, parking districts, unbundled parking, reduced parking, paid or time-limited parking, etc.?
- 6. Would the proposed project implement the Urban Forest Management Plan to increase urban tree canopy coverage? Considerations for this question:
 - Does the proposed project provide at least three different species for the primary, secondary and accent trees in order to accommodate varying parkway widths?
 - Does the proposed project include policies or strategies for preserving existing trees?
 - Does the proposed project incorporate tree planting that will contribute to the City's 20% urban canopy tree coverage goal?

Attachments



FINAL PROGRAM ENVIRONMENTAL IMPACT REPORT

Project No. 416603 SCH No. 2015021053

- SUBJECT: CLIMATE ACTION PLAN: CITY COUNCIL APPROVAL for the adoption of the Climate Action Plan (CAP) and associated policies. Former Governor Arnold Schwarzenegger's Executive Order S-3-05 established the 2050 statewide greenhouse gas (GHG) reduction target of 80 percent below 1990 levels. In 2015, Governor Edmund G. Brown, Jr.'s Executive Order B-30-15 established the 2030 statewide GHG reduction target of 40 percent below 1990 levels. The City of San Diego has prepared a draft CAP that identifies measures to effectively meet GHG reduction targets for 2020, 2030, and 2035, as targets and interim targets for achieving the 2030 and 2050 State targets. The CAP estimates the GHG emissions for the City of San Diego in the baseline year 2010 (baseline) to be around 13.0 million metric tons of carbon dioxide equivalent (MMT CO₂e). The CAP estimates the City's emissions would increase to approximately 14.1 MMT CO₂e by 2020, 15.97 MMT CO₂e by 2030, and 16.74-MMT CO₂e by 2035. With implementation of the CAP, the City aims to reduce emissions 15 percent below the baseline to approximately 11.04 MMT CO₂e by 2020, 40 percent below the baseline to approximately 7.8 MMT CO₂e by 2030, and 50 percent below the baseline to approximately 6.5 MMT CO₂e by 2035. With implementation of the CAP, it is anticipated that the City would exceed its reduction target by 1.23 MMT CO₂e in 2020, 176,528 211,196 metric tons (MT) CO₂e in 2030, and 127,135 205,462 MT CO₂e in 2035. The CAP relies on significant City and regional actions, continued implementation of federal and state mandates, and five local strategies with associated action steps for target attainment. The five strategy areas are:
 - Water & Energy Efficient Buildings;
 - Clean & Renewable Energy;
 - Bicycling, Walking, Transit & Land Use;
 - Zero Waste (Gas & Waste Management); and
 - Climate Resiliency.

Implementation of the CAP is divided into:

- Early Actions (Adoption of the CAP-December 31, 2017),
- Mid-Term Actions (January 1, 2018-December 31, 2020), and
- Longer-Term Actions (2021-2035).

Through 2020, It is anticipated that with future implementing actions, the CAP would meets the requirements set forth in CEQA Guidelines Section 15183.5, whereby a lead agency (e.g. the City of San Diego) may analyze and mitigate the significant effects of GHG emissions at a programmatic level, such as in a general plan, a long range development plan,

or a separate plan to reduce GHG emissions. Following adoption of the CAP, eligibleindividual projects preparing project specific environmental documents may tier fromand/or incorporate by reference the CAP's programmatic review of GHG impacts in theircumulative impacts analysis.

APPLICANT: City of San Diego - Planning Department

Update 12/18/2014:

Minor revisions have been made to the Final Program Environmental Impact Report (PEIR) which are shown in a strikeout and <u>underlined</u> format. In accordance with California Environmental Quality Act (CEQA) Section 15073.5 (c)(4), the addition of new information that clarifies, amplifies, or makes insignificant modification does not require recirculation as there are no new impacts and no new mitigation identified. An environmental document need only be recirculated when there is identification of new significant environmental impact or the addition of a new mitigation measure required to avoid a significant environmental impact.

CONCLUSIONS:

Based on the analysis conducted for the project described above, the City has prepared the following Program Environmental Impact Report (PEIR) in accordance with the California Environmental Quality Act (CEQA) to inform public agency decision-makers and the public of the significant environmental effects that could result if the project is approved and implemented, identify possible ways to minimize the significant effects, and describe reasonable alternatives to the project (State CEQA Guidelines Section 15121). As further described in the attached PEIR, the City has determined that the project would have a significant environmental effect in the following areas(s): Land Use, Visual Effects and Neighborhood Character, Air Quality, Greenhouse Gases, Historical Resources, Transportation and Circulation, Utilities, and Water Supply.

For impacts related to **Visual Effects and Neighborhood Character, Air Quality, Historical Resources,** and **Transportation and Circulation**, mitigation measures (Chapter 11) would not reduce program-level impacts to below a level of significance. The attached PEIR documents the reasons to support the above determination.

MITIGATION, MONITORING AND PROGRAM:

A series of mitigation measures are identified within each issue area discussion in the PEIR to reduce environmental impacts. The mitigation measures are also fully contained in Chapter 11, Mitigation Monitoring and Reporting Program, of the PEIR.

RECOMMENDED ALTERNATIVES FOR REDUCING SIGNIFICANT UNMITIGATED IMPACTS:

Based on the requirement that alternatives reduce significant impacts associated with the proposed project, the PEIR considers the following Project Alternatives which are further detailed in the Executive Summary and Chapter 8 of the PEIR:

- 1. No Project (Adopted General Plan)
- 2. Climate Mitigation and Adaptation Plan (CMAP)

Under CEQA Guideline Section 15126.6(e)(2), if the No Project Alternative is the environmentally superior alternative, the EIR must also identify which of the other alternatives is environmentally superior. The PEIR identified the proposed CAP CMAP as the environmentally superior alternative because both the No Project Alternative and the CMAP Alternative would have greater fewer impacts related to GHGs Land Use, Visual Effects and Neighborhood Character, and Air Quality than the proposed CAP.

PUBLIC REVIEW DISTRIBUTION:

Individuals, organizations, and agencies that received a copy or notice of the Draft PEIR and were invited to comment on its accuracy and sufficiency is provided below. Copies of the Draft PEIR may be reviewed in the office of the Planning Department, or purchased for the cost of reproduction.

RESULTS OF PUBLIC REVIEW:

- () No comments were received during the public input period.
- Comments were received but did not address the accuracy or completeness of the Draft Environmental Impact Report (EIR). No response is necessary and the letters are attached at the end of the EIR.
- (X) Comments addressing the accuracy or completeness of the Draft Environmental Impact Report (EIR) were received during the public input period. The letters and responses are located immediately after the EIR Distribution List.

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Jeff Murphy, Director Planning Department

July 31, 2015 Date of Draft Report

November 23, 2015 Date of Final Report

Analyst: Rebecca Malone