FINAL

PRE-SCREENING INITIAL STUDY

Voorhees Lift Station Project



LEAD AGENCY:

City of Manhattan Beach

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1.0 INTRODUCTION

1.1 Purpose of Pre-Screening

CEQA requires that all state and local government agencies consider the environmental consequences of projects over which they have discretionary authority before action on those projects. Pursuant to Section 15367 of the State CEQA guidelines, the City of Manhattan Beach is the Lead Agency and has the principal responsibility of approving the proposed project and determining the level of appropriate CEQA documentation.

This Pre-Screening Initial Study has been prepared to disclose and evaluate short-term construction related impacts and long-term operational impacts associated with the implementation of the Voorhees Lift Station Project (proposed project) to determine if the project would have the potential to result in significant impacts to the environment and whether the project qualifies for Categorical Exemption (CE) or requires the preparation of a Negative Declaration (ND) or Mitigated Negative Declaration (MND) or an Environmental Impact Report (EIR). Based on the analysis of this Pre-Screening Initial Study, no potential significant impacts would occur from the construction and operation of the Voorhees Lift Station Project.

1.2 Incorporation by Reference

The planning documents listed below were utilized during the preparation of this Pre-Screening Initial Study. These documents are incorporated by reference and were utilized throughout the analysis. The documents are available for review at the City of Manhattan Beach, 3621 Bell Avenue, Manhattan Beach, California, 90266.

- City of Manhattan Beach General Plan (Update 2005). The General Plan establishes the longrange goals for the physical development of the community and reflects the long term "vision" of the community through its goals, policies, and objectives. The *General Plan* is divided into six elements: Land Use, Infrastructure, Housing, Community Resources, Community Safety, and Noise. Each element contains goals, policies, and programs which are intended to guide land use and development decisions.
- The Codified Ordinances of the City of Manhattan Beach. The *Codified Ordinances of the City of Manhattan Beach* (City Municipal Code), most current updated April 2021, consists of codes and ordinances adopted by the City. These include standards intended to regulate public safety, public welfare, sanitation, business, street and public works, finance, building construction, planning, subdivisions, beaches and parks, public utilities, and traffic.

1.3 Technical Studies

The following technical studies were prepared for the proposed project and are available for public review. The technical studies are attached as Appendices to the Pre-Screening Initial Study.

- Air Quality/Greenhouse Gas and Energy Calculation Memorandum prepared by Birdseye Planning Group; May 31, 2021.
- Cultural Resources Records Search and a Paleontology Records Check prepared by VCS Environmental; June 2021.
- Noise Memorandum prepared by Birdseye Planning Group; May 31, 2021.

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2.0 PROJECT DESCRIPTION

2.1 Proposed Project

The proposed project involves rehabilitation of the Voorhees Lift Station and construction of a new sewer force main.

2.2 Existing Environmental Setting

As shown in <u>Figure 2-1</u>, <u>Regional Vicinity</u>, the project area is located within the southern portion of the City of Manhattan Beach (City), in the County of Los Angeles. The project would be constructed along a small segment of 2nd Street and along a segment of South Rowell Avenue between 2nd Street and Voorhees Avenue; refer to <u>Figure 2-2</u>, <u>Local Vicinity</u>. Regional access to the project area would be from the 405 Freeway via Artesia Boulevard and Manhattan Beach Boulevard.

As shown in <u>Figure 2-2</u>, the project area is urbanized with improved land uses and infrastructure. Existing conditions at the project area are shown in <u>Figure 2-3</u>, <u>Existing Site Photographs</u>. The proposed pipeline construction activity would occur along an approximate 200-foot segment of 2nd Street, east of South Rowell Avenue. This segment of 2nd Street consists of one travel lane in each direction, with pedestrian sidewalks and on-street parking on both sides of the street.

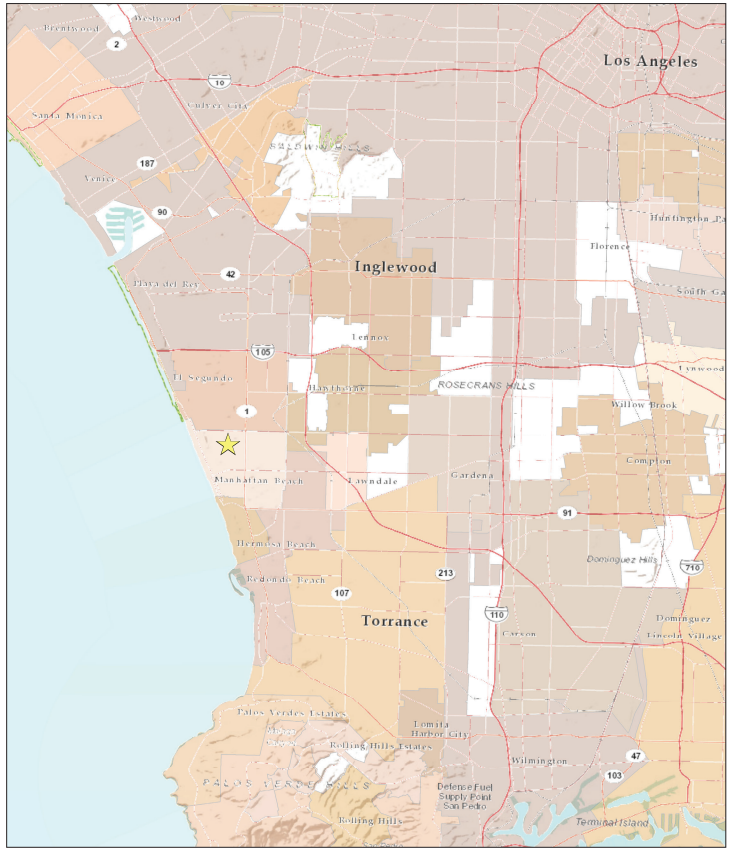
The proposed pipeline construction activity would occur along an approximate 1,000-foot segment of South Rowell Avenue, south of 2nd Street. This segment of South Rowell Avenue consists of one travel lane in each direction, with pedestrian sidewalks and on-street parking on both sides of the street. There are no designated bikeways along South Rowell Avenue. Along South Rowell Avenue there are existing sensitive receptors including single family homes, Pennekamp Elementary School, and a preschool facility. Both Pennekamp Elementary School, and the preschool facility have student drop off areas.

The proposed lift station is located within a residential neighborhood. Lift station is surrounded open space and a cluster of mature eucalyptus trees that are part of the Mira Costa High School to the east, Mira Costa High School sports field to the south, single-family residential to the west and the Manhattan Beach Community Church to the north.

As shown in Figure 2-4, <u>General Plan Land Use Map</u>, the project area is situated within District 1. The project area is planned for low density residential land uses and for public school land uses.

2.3 **Project Characteristics**

The proposed project aims to rehabilitate the Voorhees Lift Station and construct a new sewer force main to increase operation redundancy and reliability. A series of improvements would occur over the entire construction duration; refer to <u>Figure 2-5</u>, <u>Proposed Improvements</u>. The proposed improvements would begin with the lift station rehabilitation adjacent to Voorhees Avenue and South Rowell Avenue. The new 6-inch force main would start at the lift station, extend north on South Rowell Avenue to 2nd Street, and extend east toward the existing sewer manhole.



Source: ESRI; June 2021.

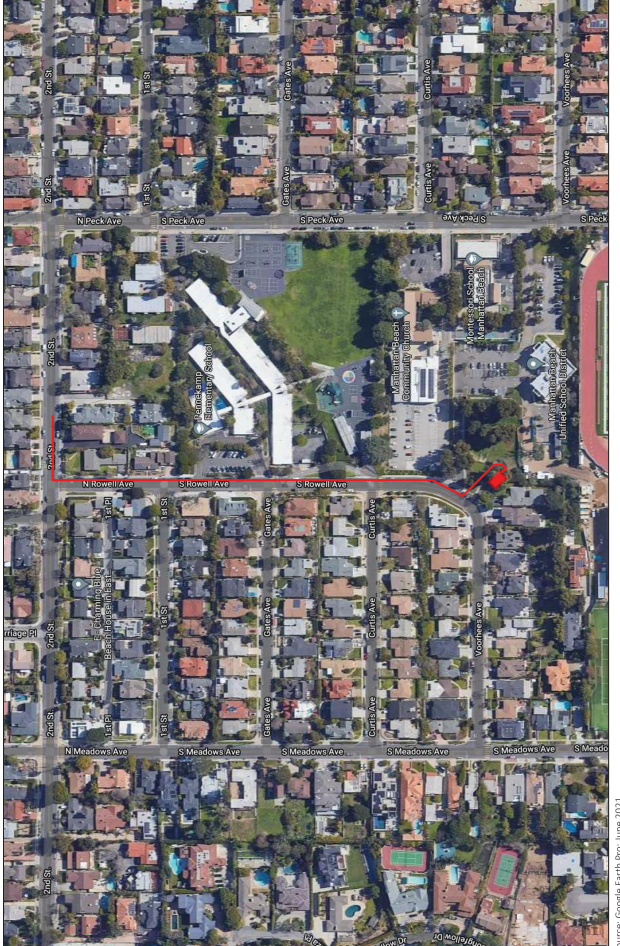
VOORHEES LIFT STATION PROJECT Pre-Screening Initial Study

Regional Location Map

Figure 2-2

VOORHEES LIFT STATION PROJECT Pre-Screening Initial Study Local Vicinity

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Source: Google Earth Pro; June 2021.



1. View of the Voorhees Lift Station site.



2. View looking north on S. Rowell Avenue.



3. View looking south on S. Rowell Avenue.



4. View looking at the intersection of 2nd Street and S. Rowell Avenue.



5. View of S. Rowell Avenue Pennekamp Elementary School Drop Off.



6. View of entrance into the Pennekamp Elementary School.

VOORHEES LIFT STATION PROJECT Pre-Screening Initial Study Existing Site Photographs

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Figure 2-4

General Plan Land Use Map

VCS Environmental

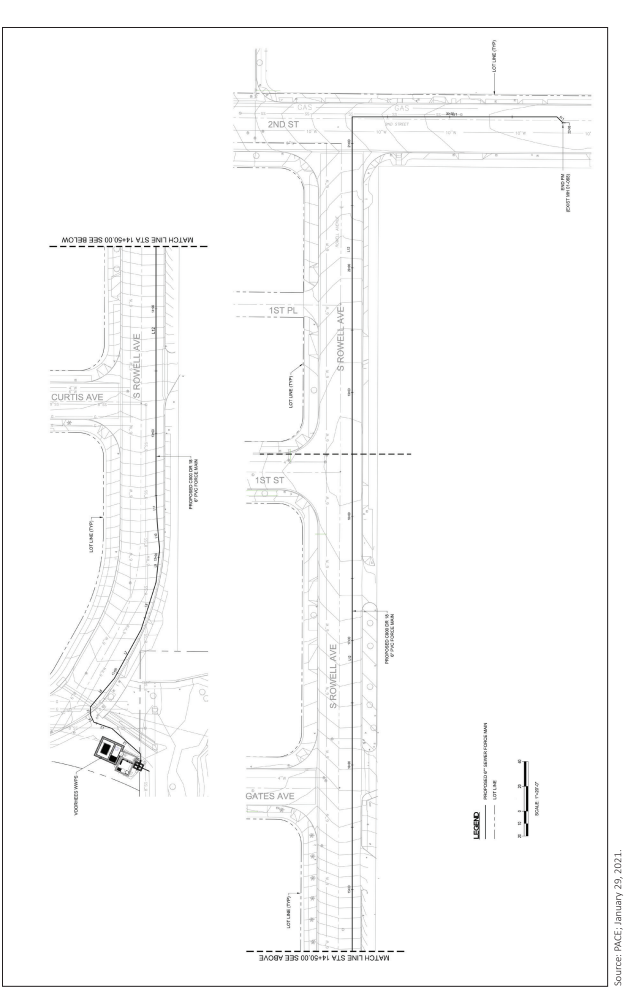
Figure 2-5

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Pre-Screening Initial Study Proposed Improvements

VOORHEES LIFT STATION PROJECT





The proposed improvements would include:

- Furnish and install a new 14'x14'x20' deep wet well adjacent to the existing pump station. The new wet well and the existing pump station are located on a lot owned by the City and located on the southeast corner of Voorhees Avenue and South Rowell Avenue.
- Furnish and install 1,300 feet of 6-inch diameter sewer force main on South Rowell Avenue and 2nd Street.
- Furnish and install a diesel generator vault above the new wet well.
- Remove and replace existing lift station equipment, including new pumps, valves, instruments, and electrical equipment.
- Repair roadway, sidewalk, driveways, curb, and gutter damaged during the installation and abandonment of the existing pump station.
- Rehabilitate the existing 6-inch diameter cast iron sewer force main through trenchless technology.

2.4 **Project Design Features**

The following Project Design Features will be incorporated into the construction activities for the project and shall be reflected on construction plans and/or project specifications.

- PDF-BIO-1: All potential nesting substrate (e.g., bushes, trees, grasses, and other vegetation) that are scheduled to be removed and/or disturbed by the project construction noise activities should occur outside of migratory bird season, February 15 through August 31.
- PDF-CR-1: If any prehistoric or historic subsurface cultural resources are discovered during ground disturbing activities, all work within 50 feet of the resources shall be halted and the City of Manhattan Beach shall consult with a qualified archaeologist to assess the significance of the find. All significant cultural materials recovered shall be subject to scientific analysis, professional museum curation, and a report prepared by the qualified archaeologist according to current professional standards.
- PDF-PALEO-1: The project proponent and the City shall notify a qualified paleontologist of unanticipated discoveries made by construction personnel and subsequently, document the discovery as needed. In the event of an unanticipated discovery of a possible fossil during construction, excavations within 50 feet of the find shall be temporarily halted or diverted until the discovery is examined by a qualified paleontologist. The paleontologist shall notify the appropriate agencies to determine procedures that would be followed before construction is allowed to resume at the location of the find.
- PDF-LU-1: Construction activities along the frontage of schools and pre-schools will be avoided to the extent possible when school is in session.
- PDF-N-1: Construction activities will only occur between 7:30 AM to 6:00 PM on weekdays, and between 9:00 AM to 6:00 PM on Saturdays.

- PDF-N-2: Electrical power shall be used to run air compressors and similar power tools. Internal combustion engines should be equipped with a muffler of a type recommended by the manufacturer and in good repair. All diesel equipment should be operated with closed engine doors and should be equipped with factory-recommended mufflers. Construction equipment that continues to generate substantial noise at the project boundaries should be shielded with temporary noise barriers, such as barriers that meet a sound transmission class (STC) rating of 25, sound absorptive panels, or sound blankets on individual pieces of construction equipment. Stationary noise-generating equipment, such as generators and compressors, should be located as far as practically possible from the nearest sensitive receptor property lines.
- PDF-N-3: Limit the number of large pieces of equipment (i.e., backhoes or concrete mixers) operating adjacent to receivers to one at any given time.
- PDF-N-4: Provide notification to residential occupants nearest to the project site at least 24 hours prior to initiation of construction activities that could result in substantial noise levels at outdoor or indoor living areas. This notification should include the anticipated hours and duration of construction and a description of noise reduction measures being implemented at the project site. The notification should include a telephone number for local residents to call to submit complaints associated with construction noise and be easily viewed from adjacent public areas.
- PDF-T-1: Construction hauling activities and equipment mobilization/demobilization activities will occur during non-peak traffic periods.
- PDF-T-2: Traffic controls and/or detour plans will be implemented to ensure safe pedestrian and vehicle access. Adequate emergency access would be maintained at all times.

2.5 City Approvals and Permits

The CEQA determination in the Pre-Screening Initial Study provides compliance for the following permits and approvals:

- City of Manhattan Beach approval of the Preliminary Design Report.
- Related construction contracts and agreements.

2.6 Construction Activities and Construction Phasing

The Voorhees Lift Station Project would involve 12 construction phases. The construction phasing would be essential to limit the need for a temporary bypass system during construction, would avoid the need for 24/7 supervision, generator, refueling, pumps, piping, and other above-ground appurtenances. The twelve (12) key construction phases are identified below:

- Phase 1: Potholing.
- Phase 2: Install Force Main.
- Phase 3: Shoring for the New Sewer Wet Well.
- Phase 4: Install Wet Well and Generator Vault.
- Phase 5: Install Pumps in the Wet Well.
- Phase 6: Install Backup Generator Assembly.
- Phase 7: Install New Piping and Equipment in the Existing Vault.
- Phase 8: Start-Up New Pump Equipment.

- Phase 9: Install Force Main Connection.
- Phase 10: Rehabilitate Existing Force Main.
- Phase 11: Replace Damaged Concrete and Landscape.
- Phase 12: Repaving.

The construction activities and mix of construction equipment for the proposed project are shown in <u>Table 2-1</u>, <u>*Mix of Construction Equipment*</u>.

Table 2-1
Mix of Construction Equipment

Construction Activity	Equipment	# of Days	Daily Hours of Operation	Horsepower
Phase 1 – Potholing			•	
Potholing	Pothole Vac-Truck	10	Pothole Vac-Truck - 2 hours	250
Phase 2 – Install Force Main				
Sawcut pavement	Pavement cutter, light-duty trucks	2	Pavement Cutter - 2 hours Trucks - 2 hours	500
Excavation, laying pipe, backfilling, and compaction, temporary pavement	Dump trucks, excavator, bobcat, light-duty trucks, asphalt delivery trucks, paving machine, rolling compactors	13	Dump Trucks - 2 hours Excavator - 8 hours Bobcat - 8 hours Trucks - 2 hours Asphalt Delivery Trucks - 1 hour Paving Machine - 1 hour Rolling Compactors - 2 hours	1750
Phase 3 – Shoring for the Nev	v Sewer Wet Well			
Install H-Beams	Dump trucks, excavator, bobcat, light-duty trucks, boring auger, boom truck	2	Dump Trucks - 2 hours Excavator - 8 hours Bobcat - 8 hours Trucks - 2 hours Boring Auger - 2 hours Boom Truck - 2 hours	1500
Excavation, and shoring	Dump trucks, excavator, bobcat, light-duty trucks, boom truck	8	Dump Trucks - 2 hours Excavator - 8 hours Bobcat - 8 hours Trucks - 2 hours Boom Truck - 2 hours	1250
Phase 4 – Install Wet Well and	d Generator Vault			
Install wood forms, and steel reinforcement	Compressor, light-duty trucks, boom truck	10	Compressor - 8 hours Trucks - 2 hours Boom Truck - 2 hours	750
Pour concrete foundation, walls, slabs, and roof	Concrete truck, light-duty trucks	4	Concrete Truck - 2 hours Trucks - 2 hours	500
Phase 5 – Install Pumps in the	Wet Well			
Install pumps, piping, and appurtenances in the wet well	Compressor, light-duty trucks, boom truck	10	Compressor - 8 hours Trucks - 2 hours Boom Truck - 2 hours	750
Phase 6 – Install Backup Gene	erator Assembly			
Install backup generator	Compressor, light-duty trucks, crane	1	Compressor - 8 hours Trucks - 2 hours Crane - 3 hours	750
Install electrical equipment, blowers, conduits, conductors, and	Compressor, light-duty trucks	10	Compressor - 8 hours Trucks - 2 hours	500

Construction Activity	Equipment	# of Days	Daily Hours of Operation	Horsepower
appurtenances in the generator vault				
Phase 7 – Install New Piping a	nd Equipment in the Existing Va	ult		
Install electrical and mechanical equipment, blowers, conduits, conductors, and appurtenances in the existing vault	Compressor, light-duty trucks	15	Compressor - 8 hours Trucks - 2 hours	500
Phase 8 – Start-up New Pump	Equipment			
Start-up test new pump station	Compressor, light-duty trucks	1	Compressor - 8 hours Trucks - 2 hours	500
Phase 9 – Install Force Main C	onnection			
Connect new sewer force main and temporarily disconnect the existing force main	Dump trucks, excavator, bobcat, light-duty trucks, boom truck	1	Dump Trucks - 2 hours Excavator - 8 hours Bobcat - 8 hours Trucks - 2 hours Boom Truck - 2 hours	1250
Phase 10 – Rehabilitate Existin	ng Force Main			
Clean and slip-line existing sewer force main	Slip-lining trucks, compressor, light-duty trucks	10	Slip-Lining Trucks - 2 hours Compressor - 8 hours Trucks - 2 hours	750
Connect the rehabilitated sewer force main to the new force main connection	Compressor, dump trucks, excavator, bobcat, light-duty trucks, boom truck	1	Compressor - 8 hours Dump Trucks - 2 hours Excavator - 8 hours Bobcat - 8 hours Trucks - 2 hours Boom Truck - 2 hours	1500
Phase 11 – Replace Damaged	Concrete and Landscape			
Install wood forms, and steel reinforcement	Compressor, light-duty trucks, boom truck	2	Compressor - 8 hrs. Trucks - 2 hrs. Boom Truck - 2 hrs.	750
Pour concrete to repair sidewalk, driveways, curb & gutters	Concrete truck, light-duty trucks	2	Concrete Truck - 2 hrs. Trucks - 2 hrs.	500
Repair landscaping	light-duty trucks	1	Trucks - 2 hrs.	250
Phase 12 – Repaving				
Grind and repair trench cut areas with new pavement	Dump trucks, pavement grinder, bobcat, light-duty trucks, asphalt delivery trucks, paving machine, rolling compactors	13	Dump Trucks - 2 hrs. Pavement Grinder - 2 hrs. Bobcat - 8 hrs. Trucks - 2 hrs. Asphalt Delivery Trucks - 1 hr. Paving Machine - 1 hr. Rolling Compactors - 2 hrs.	1750

PHASE 1 – POTHOLING

Before cutting the roadway pavement to install the new 6-inch diameter sewer force main and the new lift station wet well, potholing would occur to identify the exact depth and size of all existing underground utilities. Using a minimal destructive method, such as a vacuum and remove method, a hole typically no larger than 1-inch in diameter would be temporarily created to have visual contact for measurement and backfill with existing material and repaired with the temporary pavement.

PHASE 2 – INSTALL FORCE MAIN

Sawcut Pavement

For all work within the public right-of-way, traffic controls and pedestrian detour signages would need to be placed surrounding the area under construction. Along with force main alignment within the asphalt roadway, the pavement would need to be saw cut to a depth beyond the thickness of the asphalt section while temporarily leaving the pavement in place until such time when excavation would begin for the pipeline installation.

Excavation, Laying Pipe, Backfilling/Compaction and Temporary Pavement

The 6-inch diameter sewer force main installation would likely begin at the Voorhees Lift Station site before it terminates at the existing sewer manhole located on 2nd Street. Excavated trench depths would vary to provide a steady increase in pipe invert elevation. Excavated soil would be temporarily stored near the construction area, as a majority of such material would be used as backfill material with soil compaction to restore the open trench. Any excess soil would be hauled away. At the end of each working day for any open trench along a roadway, the trench would either be covered with steel plates or temporarily filled with Cold Patch asphalt.

PHASE 3 – SHORING FOR THE NEW SEWER WET WELL

Install H-Beams

The new wet well would be approximately 20 feet deep, or just several feet deeper than the existing pump station vault at the project site. Shoring using H-Beams would be required for the wet well construction. The excavated hole would be slightly larger than the new wet well to allow for construction and formwork for concrete. A boring auger would be used to drill multiple holes, to allow temporary placement of H-Beams in a vertical position. These H-Beams would function as slots to hold shoring planks in place during excavation.

Excavation and Shoring

After H-Beams are securely installed, the shoring process would continue with ongoing excavation while adding shoring planks horizontally. This process would continue until the desired depth has been reached. All excavated material would be hauled away and be disposed of.

PHASE 4 – INSTALL WET WELL AND GENERATOR VAULT

Install Wood Forms and Steel Reinforcement

Wood forms would be constructed in phases, starting from the bottom for the wet well foundation. Steel reinforcements for the next stage of the concrete pour, for walls, are tied to the steel reinforcements in the floor slab. This construction process from the bottom-up would continue until the final roof slab is poured.

Pour Concrete Foundation, Walls, Slabs, and Roof

As mentioned above, concrete pours are performed in various stages until the entire new wet well structure is poured. The new standby generator vault would be above the new wet well.

PHASE 5 – INSTALL PUMPS IN THE WET WELL

After the concrete wet well cures, two (2) new submersible pumps would be installed near the floor, along with various mechanical piping, pipe to wall anchors, railings, electrical conduits, pump cables, and other appurtenances.

PHASE 6 – INSTALL BACKUP GENERATOR ASSEMBLY

Install Backup Generator

The new backup generator would be installed within the generator vault above the new wet well. The generator would be lowered into the vault with a crane and then securely anchored to the concrete slab with dampeners to absorb vibrations. The backup generator would be only expected to run for several minutes during routine maintenance and inspection each month and only when there is a power outage in this power grid. The blower assembly would be installed to provide fresh and cooler air to protect both maintenance staff and the backup generator assembly.

PHASE 7 – INSTALL NEW PIPING AND EQUIPMENT IN THE EXISTING VAULT

To eliminate the need to bring in a sewer bypass system during this construction phase, the existing transfer switch would be disconnected from the existing backup generator. It would then be connected to the new generator instead. The existing generator and one of the two existing pump assemblies would be removed to provide adequate open space in the existing vault to install new pipes, valves, and other appurtenances for two new sewer pump assemblies. The removed pump assembly and motor control panel would be kept onsite as emergency spare parts until the completion of the new pumping system.

PHASE 8 – START-UP NEW PUMP EQUIPMENT

With all the new mechanical and electrical equipment in place and ready for the start-up test, a separate above-ground sewer bypass system would be left in place if the new pump equipment fails to operate correctly. The start-up transition would begin by disconnecting the power supply at the existing electrical equipment and connecting it to the new electrical panel. Any critical adjustments to the new pumping system would be at this phase to ensure the pump station operates per the intended design, including temporarily turning off the power supply to trigger the operation of the backup generator. After completing the start-up test, the other existing equipment would be removed to free up space to install the new flow meter. All other existing equipment would be removed within the existing pump vault.

PHASE 9 – INSTALL FORCE MAIN CONNECTION

For this next phase of construction, the separate above-ground sewer bypass system would be left in place in the event this next construction phase would require sewage to be bypassed. A short section

of the existing force main piping and valve assembly just outside the vault would be exposed and prepared for final replacement and connection to the new 6-inch sewer force main. In addition, the existing force main would be temporarily disconnected at this junction, as it would later be rehabilitated before reconnection. The excavated area would remain open, but steel-plates would be installed when no workers are present.

PHASE 10 – REHABILITATE EXISTING FORCE MAIN

Clean and Slip-Line the Existing 6-inch Sewer Force Main

The existing 6-inch sewer force main is similar in length to the new force main at approximately 1,300 feet. It begins at the sewer lift station, extends east across the parking area to South Peck Avenue, then heads north and terminates at the existing sewer manhole located at Gates Avenue. The existing sewer force main would be cleaned. A video inspection would verify the pipe is intact for the next step of slip-lining. A new flexible pipe would be pulled and expanded through trenchless technology to form the shape and alignment of the existing sewer force main.

PHASE 11 – REPLACE DAMAGED CONCRETE AND LANDSCAPE

With the sewer lift station rehabilitated, a new force main would be in place, and would be connected to the newly rehabilitated force main. All damaged surface features or improvements would be performed at this phase. This phase would include placing new wood forms for the sidewalk, driveways, curb, and gutter. In addition, damaged sprinkler systems would be repaired, and landscape restored.

PHASE 12 – REPAVING

For any trench cuts within the roadway, permanent pavement repair would be performed per the City's standard. It would include grinding the top portion of the temporary pavement surface and then placing new permanent asphalt. The asphalt area surrounding the lift station would also be repaved.

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3.0 INITIAL STUDY CHECKLIST

The Environmental Checklist Form is consistent with the Environmental Checklist form provided in Appendix G of the CEQA Guidelines.

	Issues and Supporting Information Sources	Potentially Significant Impact	Less Than Significant Impact With Mitigation Incorporated	Less Than Significant Impact	No Impact
Ι.	AESTHETICS. Except as provided in Public Resources Co	ode Section 21	099, would the	project:	
a.	Have a substantial adverse effect on a scenic vista?				\square
b.	Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?				
С.	In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from publicly accessible vantage point). If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?				
d.	Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?				
11.	AGRICULTURAL AND FORESTRY RESOURCES. In deter significant environmental effects, lead agencies may r Site Assessment Model (1997) prepared by the Californ use in assessing impacts on agriculture and farmland including timberland, are significant environmental eff by the California Department of Forestry and Fire Pro- including the Forest and Range Assessment Project a carbon measurement methodology provided in Fore Board. Would the project:	refer to the Ca nia Departmen . In determinin fects, lead age otection regard and the Forest	lifornia Agricul t of Conservation ng whether imp ncies may refer ding the state's t Legacy Assess	tural Land Ev on as an optic pacts to fore r to informati inventory of sment projec	aluation and onal model to st resources, ion compiled f forest land, t; and forest
а.	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?				
b.	Conflict with existing zoning for agricultural use, or a Williamson Act contract?				
C.	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code Section 12220(g)), timberland (as defined by Public Resources Code Section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104(g))?				
d.	Result in the loss of forest land or conversion of forest land to non-forest use?				

	Issues and Supporting Information Sources	Potentially Significant Impact	Less Than Significant Impact With Mitigation Incorporated	Less Than Significant Impact	No Impact
e.	Involve other changes in the existing environment, which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?				
.	AIR QUALITY. Where available, the significance criteria district or air pollution control district may be relied u project:				-
a.	Conflict with or obstruct implementation of the applicable air quality plan?			\boxtimes	
b.	Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard?			\boxtimes	
с.	Expose sensitive receptors to substantial pollutant concentrations?			\boxtimes	
d.	Result in other emissions such as those leading to odors adversely affecting a substantial number of people?			\boxtimes	
IV.	BIOLOGICAL RESOURCES. Would the project:				
а.	Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?				
b.	Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?				
c.	Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
d.	Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?			\boxtimes	
e.	Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?				

	Issues and Supporting Information Sources	Potentially Significant Impact	Less Than Significant Impact With Mitigation Incorporated	Less Than Significant Impact	No Impact
f.	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?				
V.	CULTURAL RESOURCES. Would the project:				
a.	Cause a substantial adverse change in the significance of a historical resource pursuant to in Section 15064.5?				
b.	Cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5?			\boxtimes	
с.	Disturb any human remains, including those interred outside of dedicated cemeteries?			\boxtimes	
VI.	ENERGY. Would the project:				
a.	Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?				
b.	Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?				\boxtimes
VII.	GEOLOGY AND SOILS. Would the project:				
a.	Directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:				
	1) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42.				
	2) Strong seismic ground shaking?				
	3) Seismic-related ground failure, including liquefaction?				
	4) Landslides?				\boxtimes
b.	Result in substantial soil erosion or the loss of topsoil?			\square	
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 offsite landslide, lateral spreading, subsidence, liquefaction or collapse?				

	Issues and Supporting Information Sources	Potentially Significant Impact	Less Than Significant Impact With Mitigation Incorporated	Less Than Significant Impact	No Impact
d.	Be located on expansive soil, as defined in Table 18-1- B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property?			\boxtimes	
e.	Have soils incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater?				
f.	Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?			\boxtimes	
VIII.	GREENHOUSE GAS EMISSIONS. Would the project:				
a.	Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?				
b.	Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?				
IX.	HAZARDS AND HAZARDOUS MATERIALS. Would the pro-	oject:			
a.	Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?			\boxtimes	
b.	Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?				
C.	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
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, would it create a significant hazard to the public or the environment?				
e.	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?				
f.	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				

	Issues and Supporting Information Sources	Potentially Significant Impact	Less Than Significant Impact With Mitigation Incorporated	Less Than Significant Impact	No Impact
g.	Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?				
Х.	HYDROLOGY AND WATER QUALITY. Would the project:				
a.	Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?			\boxtimes	
b.	Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?				
c.	Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:				
	1) Result in substantial erosion or siltation on- or offsite?			\boxtimes	
	2) Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite?				
	3) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?				
	4) Impede or redirect flood flows?				\boxtimes
d)	In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?			\boxtimes	
e)	Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?			\boxtimes	
XI.	LAND USE AND PLANNING. Would the project:				
a.	Physically divide an established community?			\boxtimes	
b.	Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?				
XII.	MINERAL RESOURCES. Would the project:				
a.	Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?				

	Issues and Supporting Information Sources	Potentially Significant Impact	Less Than Significant Impact With Mitigation Incorporated	Less Than Significant Impact	No Impact
b.	Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?				
XIII.	NOISE. Would the project result in:				
a.	Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?				
b.	Generation of excessive groundborne vibration or groundborne noise levels?				
C.	For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?				
XIV.	POPULATION AND HOUSING. Would the project:				
a.	Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?				\boxtimes
b.	Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?				\boxtimes
XV.	PUBLIC SERVICES. Would the project:				
a.	Result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:				
	1) Fire protection?			\square	
	2) Police protection?				
	3) Schools?			\square	
	4) Parks?				
	5) Other public facilities?			\boxtimes	

	Issues and Supporting Information Sources	Potentially Significant Impact	Less Than Significant Impact With Mitigation Incorporated	Less Than Significant Impact	No Impact
XVI	RECREATION. Would the project:				
a.	Increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				
b.	Include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?				
XVI	.TRANSPORTATION. Would the project:				
a.	Conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?			\boxtimes	
b.	Conflict or be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b)?				\boxtimes
C.	Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?				
d.	Result in inadequate emergency access?			\square	
XVI	I. TRIBAL CULTURAL RESOURCES. Would the project:			L	
a.	Cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:				
	1) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code Section 5020.1(k), or			\boxtimes	
	2) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.				

	Issues and Supporting Information Sources	Potentially Significant Impact	Less Than Significant Impact With Mitigation Incorporated	Less Than Significant Impact	No Impact
XIX.	UTILITIES AND SERVICE SYSTEMS. Would the project:				
a.	Require or result in the relocation or construction of new or expanded water, or wastewater treatment or storm water drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?				
b.	Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?				
c.	Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
d.	Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?				
e.	Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?				
XX. WILDFIRE. Would the project:					
a.	Substantially impair an adopted emergency response plan or emergency evacuation plan?				\boxtimes
b.	Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?				
С.	Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?				
d.	Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?				

	Issues and Supporting Information Sources	Potentially Significant Impact	Less Than Significant Impact With Mitigation Incorporated	Less Than Significant Impact	No Impact
XXI	. MANDATORY FINDINGS OF SIGNIFICANCE. Would the p	project:			
a.	Have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?				
b.	Have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?				
C.	Have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?				

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4.0 PRE-SCREENING ANALYSIS

The following is a discussion of potential project impacts as identified in CEQA Guidelines Appendix G Initial Study Environmental Checklist. Explanations are provided within each corresponding impact category in this analysis to show that no potential significant impacts to the environment would occur.

4.1 Aesthetics

a) Have a substantial adverse effect on a scenic vista?

No Impact: For purposes of determining significance under CEQA, a scenic vista is defined as a viewpoint that provides expansive views of a highly valued landscape for the benefit of the public. In addition, some scenic vistas are officially designated by public agencies, or informally designated by tourist guides. The City of Manhattan Beach General Plan does not identify any scenic vistas near where the proposed project construction activities would occur.

b) Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway?

No Impact: According to the California Department of Transportation, there are no designated or eligible State Scenic Highways within the vicinity of the project area. Therefore, no potential adverse impacts to scenic resources within the viewshed of a State Scenic Highway would occur.

c) In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surroundings? (Public views are those that are experienced from publicly accessible vantage point). If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?

Less Than Significant Impact: The proposed project would be implemented in an area that is developed with urbanized land uses. The City of Manhattan Beach General Plan does not identify specific design guidelines that would apply to governing the scenic quality of the proposed project. The proposed lift station and force main pipeline would be located underground and would not have a visual presence that would conflict with the project area's existing aesthetic character. During construction, the visual character of the project area would be temporarily altered with construction activity and construction equipment. The construction activity would be short-term and once construction operations are completed, the project area would be returned to its pre-project condition. Due to the short period of construction activity and that the project area would be returned to its pre-project condition, potential short-term construction impacts to the visual character of the project area would be less than significant.

d) Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?

No Impact: The project area is situated within an urbanized setting and contains a substantial amount of light and glare impacts from vehicle traffic, land uses and street lighting. The proposed sewer lift station would be located underground and would not generate lighting that would spill over onto adjacent land uses. The construction operations for the proposed project would occur during the day, no nighttime lighting would be needed. Therefore, no temporary or long-term operational light and glare impacts would occur.

4.2 Agricultural and Forestry Resources

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?

No Impact: The State of California Farmland Mapping and Monitoring Program indicates that there is no Prime Farmland, Unique Farmland or Farmland of Statewide Importance within the project area. Additionally, the City's General Plan Land Use Element does not identify any agricultural lands within the City. Therefore, the construction and operation of the proposed project would not result in adverse impacts to Prime Farmland, Unique Farmland or Farmland of Statewide Importance.

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

No Impact: According to the City of Manhattan Beach Zoning Code, the project area is not zoned for agriculture land uses. Therefore, the proposed project would not conflict with any lands zoned for agriculture uses. Additionally, the project area is not under a Williamson Act contract.

c) Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g))?

No Impact: The proposed project would not cause a rezoning of lands that are zoned for forest land or timberland.

d) Result in the loss of forest land or conversion of forest land to non-forest use?

No Impact: The project area does not contain forest land resources. Therefore, implementation of the proposed project would not result in the loss of forest land or conversion of forest land to non-forest uses.

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

No Impact: The project area and surrounding properties do not contain farmland or timberland. The construction and operation of the proposed project would be confined to the project area and would not cause any onsite or offsite conversion of farmland or forest land to non-agriculture uses or non-forest uses.

4.3 Air Quality

The following analysis is based on an air quality analysis contained in the Air Quality/Greenhouse Gas and Energy Calculation Memorandum prepared by Birdseye Planning Group on May 31, 2021. The Technical Memorandum evaluates air quality impacts associated with three construction projects: Voorhees Lift Station, Poinsettia Lift Station and Pacific Gravity/Lift Station Removal. The mix of construction activities for each project is similar. The air quality analysis identified the highest air quality emissions generated from all three construction projects to measure if air quality impacts would be significant. The analysis identified that none of the construction phases for any of the three projects would result in significant air quality impacts. The Technical Memorandum is presented in its entirety in Appendix A.

REGULATORY FRAMEWORK

The project area is within the South Coast Air Basin (Basin). Air quality conditions in the Basin are under the jurisdiction of the South Coast Air Quality Management District (SCAQMD). SCAQMD is directly responsible for reducing emissions from stationary, mobile, and indirect sources. It has responded to this requirement by preparing a sequence of Air Quality Management Plans (AQMPs). The AQMP's are prepared in coordination with the Southern California Association of Government (SCAG) 2016-2040 Regional Transportation Plan/Sustainable Communities Strategy (RTP/SCS), adopted April 2016, and the 2019 Federal Transportation Improvement Program (FTIP), adopted September 2018, which addresses regional development and growth forecasts.

The SCAQMD has developed specific quantitative thresholds that apply to projects within the SCAB. The following significance thresholds apply to short-term construction activities:

- 75 pounds per day of reactive organic gases (ROG)
- 100 pounds per day of nitrogen oxides (NO_X)
- 550 pounds per day of carbon monoxide (CO)
- 150 pounds per day of sulfur oxides (SO_x)
- 150 pounds per day of particulate matter (PM₁₀)
- 55 pounds per day of atmospheric particulate matter (PM_{2.5})

The proposed project would be required to comply with SCAQMD Rule 403, which identifies measures to reduce fugitive dust and is required to be implemented at all construction sites located within the South Coast Air Basin. Therefore, the following conditions, which are required to reduce fugitive dust in compliance with SCAQMD Rule 403, were included in CalEEMod for site preparation and grading phases of construction.

- Minimization of Disturbance. Construction contractors should minimize the area disturbed by clearing, grading, earth moving, or excavation operations to prevent excessive amounts of dust.
- Soil Treatment. Construction contractors should treat all graded and excavated material, exposed soil areas, and active portions of the construction site, including unpaved onsite roadways to minimize fugitive dust. Treatment shall include, but not necessarily be limited to, periodic watering, application of environmentally safe soil stabilization materials, and/or roll compaction as appropriate. Watering shall be done as often as necessary, and at least twice daily, preferably in the late morning and after work is done for the day.
- Soil Stabilization. Construction contractors should monitor all graded and/or excavated inactive areas of the construction site at least weekly for dust stabilization. Soil stabilization methods, such as water and roll compaction, and environmentally safe dust control materials, shall be applied to portions of the construction site that are inactive for over four days. If no further grading or excavation operations are planned for the area, the area shall be seeded and watered until landscape growth is evident, or periodically treated with environmentally safe dust suppressants, to prevent excessive fugitive dust.

- No Grading During High Winds. Construction contractors should stop all clearing, grading, earth moving, and excavation operations during periods of high winds (20 miles per hour or greater, as measured continuously over a one-hour period).
- Street Sweeping. Construction contractors should sweep all onsite driveways and adjacent streets and roads at least once per day, preferably at the end of the day, if visible soil material is carried over to adjacent streets and roads.

a) Conflict with or obstruct implementation of the applicable air quality plan?

Less Than Significant Impact: A project may be inconsistent with the AQMP if it would generate population, housing, or employment growth exceeding forecasts used in the development of the AQMP. The proposed project involves the construction of a sewer lift station and a force main pipeline and would not create additional housing or long-term employment opportunities beyond what is projected in the City's General Plan. Additionally, as shown in <u>Table 4.3-1</u>, <u>Regional Air Quality Impacts</u>, and <u>Table 4.3-2</u>, <u>Localized Air Quality Impacts</u>, the proposed project construction activities would not exceed SCAQMD regional air quality and local air quality thresholds. Project-related emissions would not exceed thresholds recommended by the SCAQMD. Therefore, the proposed project would be consistent with the AQMP and would not cause an adverse impact.

Table 4.3-1
Regional Air Quality Impacts

Construction Dhose	Maximum Emissions (pounds/day)						
Construction Phase	ROG	NOx	со	SOx	PM ₁₀	PM2.5	
Maximum pounds/day	1.7	18.5	11.8	0.02	3.1	1.9	
SCAQMD Regional Thresholds	75	100	550	150	150	55	
Threshold Exceeded 2019	No	No	No	No	No	No	
Source: Birdseve Planning Group, Air Quality/Greenhouse Gas and Energy Calculation Memorandum: May 31, 2021							

Source: Birdseye Planning Group, Air Quality/Greenhouse Gas and Energy Calculation Memorandum; May 31, 2021.

Table 4.3-2
Localized Air Quality Impacts

Pollutant	Allowable emissions as a function of receptor distance in meters from a one-acre site (lbs/day)							
	0-25	50	100	200	500			
Gradual conversion of NO_x to NO_2	91	103	107	139	218			
СО	664	785	1,156	2,228	7,269			
PM10	5	14	28	56	140			
PM _{2.5}	3	5	9	21	75			
Source: Birdseye Planning Group, Air Quality/Greenhouse Gas and Energy Calculation Memorandum; May 31, 2021.								

b) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard?

Less Than Significant Impact: The following analysis evaluates construction regional air quality impacts associated with the proposed project. The project would not have operational air quality impacts. Therefore, the focus of the analysis is on short-term construction related air quality impacts. The construction activities for the proposed project would generate temporary air pollutant emissions. These impacts would be associated with fugitive dust (PM₁₀ and PM_{2.5}) and exhaust emissions from heavy construction vehicles and work crew vehicle trips. For the proposed project, construction would generally consist of demolition and removal of the existing asphalt pavement and concrete and laying new asphalt and concrete pavement. Construction emissions modeling for site preparation, grading/installation of new infrastructure and paving is based on the overall scope of the proposed development and construction phasing. It was assumed for modeling purposes that the total area disturbed daily would be no greater than one acre and the site would be watered twice daily in accordance with Fugitive Dust Rule 403. Table 4.3-1 summarizes the estimated maximum daily emissions with implementation of Fugitive Dust Rule 403 as well as the estimated maximum daily emissions of pollutants. As shown in Table 4.3-1, construction of the proposed project would not exceed the SCAQMD regional thresholds. With compliance with SCAQMD Rule 403, the proposed project would not exceed SCAQMD regional thresholds and construction emissions would be less than significant.

c) Expose sensitive receptors to substantial pollutant concentrations?

Less Than Significant Impact: Sensitive receptors include, but are not limited to, hospitals, schools, daycare facilities, elderly housing, and convalescent facilities. These are areas where the occupants are more susceptible to the adverse effects of exposure to air pollutants. The construction work would occur within an urbanized area in Manhattan Beach. Within the project area, there are sensitive receptors including schools and residential uses.

To evaluate local air quality impacts, the SCAQMD developed Localized Significance Thresholds (LSTs) in response to concerns regarding exposure of individuals to criteria pollutants in local communities. LSTs represent the maximum emissions from a project that would not cause or contribute to an air quality exceedance of the most stringent applicable federal or state ambient air quality standard at the nearest sensitive receptor, taking into consideration ambient concentrations in each source receptor area (SRA), project size and distance to the sensitive receptor. However, LSTs only apply to emissions within a fixed stationary location, including idling emissions during both project construction and operation. LSTs have been developed for NO_X, CO, PM₁₀ and PM_{2.5}.

The SCAQMD provides lookup tables for project sites that measure one, two, or five acres. The project site is in Source Receptor Area 3 (SRA-3, Southwest Coastal Los Angeles County). Conservatively, it was assumed that one acre would be disturbed on any given construction day. LSTs pounds per day for construction related emissions in the SRA-3 at varying distances between the source and receiving property are shown previously in <u>Table 4.3-2</u>.

The construction work would occur within an urbanized area in Manhattan Beach. Sensitive receptors are located within 25 meters of the construction corridor. To provide a conservative evaluation of construction emissions relative to LST thresholds, allowable emissions for 0 to 25 meters were used.

As shown in <u>Table 4.3-1</u>, total emissions of NO_x, CO, PM₁₀ and PM_{2.5} pounds per day generated by the project would not exceed the LST thresholds shown in <u>Table 4.3-2</u> for receivers located within 0 to 25 meters of the site. Therefore, the project would not exceed LST thresholds and potential localized air quality impacts would be less than significant.

CONSTRUCTION-RELATED TOXIC AIR CONTAMINANT IMPACTS

The greatest potential for toxic air contaminant emissions would be related to diesel particulate emissions associated with heavy equipment operations during construction of the proposed project. According to SCAQMD methodology, health effects from carcinogenic air toxins are usually described in terms of "individual cancer risk". The California Office of Environmental Health Hazard Assessment (OEHHA) health risk guidance states that a residential receptor should be evaluated based on a 30-year exposure period. Given the short-term construction schedule, the proposed project would not result in a long-term (i.e., 30 or 70 years) exposure to a substantial source of toxic air contaminant emissions; and thus, would not be exposed to the related individual cancer risk. Therefore, no significant short-term toxic air contaminant impacts would occur during construction of the proposed project.

d) Result in other emissions (such as those leading to odors adversely affecting a substantial number of people?

Less Than Significant Impact: Potential sources of odor during construction activities include equipment exhaust and activities such as paving. The objectionable odors that may be produced during the construction process would occur periodically and end when construction is completed. SCAQMD Rules 1108 and 1108.1 limit the amounts of volatile organic compounds (VOCs) in cutback asphalt and emulsified asphalt products sold within the air district. These emissions would be short-term and not confined to one specific location and would disperse quickly. With compliance with SCAQMD Rules 1108 and 1108.1, potential odor impacts would be less than significant.

4.4 Biological Resources

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

No Impact: The project area is located within an urbanized setting that consists of improved roadways and developed land uses. The project area lacks suitable habitat to support special status plant or wildlife species. Therefore, implementation of the proposed project would not directly or indirectly impact sensitive plant or wildlife or alter the existing habitat.

b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the California Department of Fish and Game or U.S. Fish and Wildlife Service?

No Impact: The project area is located within an urbanized setting that consists of improved roadways and developed land uses. The project area does not contain any sensitive vegetation natural communities that would be regulated by the California Department of Fish and Wildlife or the United States Fish and Wildlife Service. The construction and operation of the proposed project would not result in adverse impacts to any sensitive vegetation natural communities.

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

No Impact: The project area contains no hydrological features and has no wetland, marsh, vernal pool, or coastal habitat within its boundary. The project area consists of an urbanized setting with sparse ornamental trees and shrubs in which no wetlands are present. Additionally, the National Wetlands Inventory (NWI) was assessed within the proposed project area and no wetlands were documented within the project area. The construction and operation of the proposed project would not result in adverse impacts to Wetland Waters of the United States/State.

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

Less Than Significant Impact: There is no suitable habitat in the project area for native residents or migratory fish. Adjacent to the location where the proposed lift station would be constructed are existing trees which could provide suitable habitat for nesting birds. The construction activities for the project would not require the removal of existing trees. Therefore, there would be no potential for direct impacts to nesting birds. However, construction noise generated by the project could disrupt breeding patterns of nesting birds and cause them to flush. To minimize construction noise impacts, the project includes Project Design Feature PDF-BIO-1 which requires all potential nesting substrate (e.g., bushes, trees, grasses, and other vegetation) that are scheduled to be removed and/or disturbed by the project construction noise activities should occur outside of migratory bird season, February 15 through August 31. With implementation of PDF-BIO-1, potential direct impacts to migratory birds would be avoided.

e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance?

No Impact: Construction of the proposed sewer lift station would not require the removal of existing trees near the Voorhees Lift Station. Therefore, the project would not conflict with any local policies or ordinances protecting biological resources.

f) Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?

No Impact: The project area is not included within an adopted Habitat Conservation Plan or Natural Communities Conservation Plan. Therefore, implementation of the proposed project would not conflict with an adopted Habitat Conservation Plan or Natural Communities Conservation Plan.

4.5 Cultural Resources

The following analysis is based on a Cultural Resources Records Search and a Native American Sacred Lands Record Search requested by VCS Environmental in May 2021. The record searches are presented in Appendix B.

An archaeological and historical resources records search was conducted by the South Central Coastal Information Center (SCCIC) at California State University, Fullerton for a one-half mile radius around the project area. The SCCIC is the designated regional repository of the California Historical Resources Information System (CHRIS) for records regarding archaeological and historical resources and associated studies in Los Angeles County. The CHRIS system provides data on the National Register of Historic Places (NRHP), California Register of Historical Resources (CRHR), California Historical Landmarks (CHL), California Points of Historical Interest (CPHI), and Historical Landmarks of Los Angeles County, plus historical maps and photographs as needed.

The records search concluded that no prehistoric resources and one historic resource was recorded within one-quarter mile of the project site; refer to <u>Table 4.5-1</u>, <u>Cultural Resources Within One-Half</u> <u>Mile of the Pump Station</u>. None were recorded on the project site area of impact. Additionally, a record search conducted by the California Native American Heritage Commission did not identify any recorded Native American sacred lands or other Native American cultural resources within the project area.

Site Number	Recorder/Year (most recent)	Description
P-19-187799	K. Crawford/2006	Mira Costa High School Auditorium

Table 4.5-1 Cultural Resources Within One-Half Mile of the Pump Station

a) Cause a substantial adverse change in the significance of a historical resource pursuant to in Section 15064.5?

Less Than Significant Impact: The project area is located within an urbanized area and surrounded by developed land uses. As identified in <u>Table 4.5-1</u>, one historic resource (Mira Costa High School Auditorium) was identified in the project area. The auditorium is located approximately 1,000 feet from the Vorhees List Station and would not be impacted by the construction and operation of the proposed project. Implementation of the proposed project would not adversely affect any existing historical resources.

b) Cause a substantial adverse change in the significance of an archaeological resource pursuant to Section 15064.5?

Less Than Significant Impact: The records search review identified that there were no recorded archaeological sites within the project area of impact. The proposed project would involve pipeline excavations up to 14 feet in depth and excavations up to 20 feet to construct the wet well, which could impact native soils. Even though the project area has been previously disturbed and because cultural resources are known to occur in the regional area, there would still be some potential for the discovery of unknown archaeological resources. The proposed project includes a Project Design Feature which requires the halting of ground-disturbing activities in the event unknown archaeological resources are encountered. With compliance of PDF-CR-1, the potential of adverse impacts to unknown archaeological resources would be less than significant.

c) Disturb any human remains, including those interred outside of dedicated cemeteries?

Less Than Significant Impact: Based on a record search conducted by the California Native American Heritage Commission, sacred remains or cemeteries are known to exist within or near the project area. However, there is always the potential that subsurface construction activities associated with the proposed project could potentially damage or destroy previously undiscovered human remains. In the event of the accidental discovery or recognition of any human remains, Health and Safety Code Section 7050.5 must be followed. With compliance of Health and Safety Code Section 7050.5, potential impacts to human remains would be less than significant.

4.6 Energy

The following analysis is based on an energy analysis contained in the Air Quality/Greenhouse Gas and Energy Calculation Memorandum prepared by Birdseye Planning Group on May 31, 2021. The Technical Memorandum evaluates energy demand impacts associated with three construction projects: Voorhees Lift Station, Poinsettia Lift Station and Pacific Gravity/Lift Station Removal. The mix of construction activities for each project is similar. The energy analysis identified the highest energy demands generated from all three construction projects to measure if energy demand impacts would be significant. The analysis identified that none of the construction phases for any of the three projects would result in significant energy demand impacts. The Technical Memorandum is presented in its entirety in Appendix A.

a) Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?

Less Than Significant Impact: Implementation of the proposed project would result in the commitment of energy resources. During construction, energy supplies would mostly be fuels to operate heavy equipment to construct the proposed project. The energy consumption impacts would occur at different levels throughout the construction phases.

All fuel calculations were based on the total Carbon Dioxide Equivalent (CO₂e) value calculated for construction phase and vehicle miles traveled (VMT) using the California Emission Estimator Model (CalEEMod) version 2016.3.2. Data are reported in annual metric tons of CO₂e for the duration of each construction phase. Metric tons are converted to kilogram CO₂e and then divided by a conversion factor used by the U.S. Environmental Protection Agency to estimate gallons of gasoline (8.87) and diesel fuel (10.18) consumed based on carbon emissions.

<u>Table 4.6-1</u>, <u>Construction Worker Gasoline Demand</u>, shows the gasoline demand for construction haul, vendor, and workers. <u>Table 4.6-2</u>, <u>Construction Equipment Diesel Demand</u>, shows the diesel fuel demand for equipment operation. Gasoline demand was estimated assuming all vehicles would be gasoline fueled. Diesel fuel demand estimates assumed that all vehicles would be heavy-duty diesel-fueled equipment. Fuel demand estimates are conservative as the calculations were based on the daily use of equipment during the heaviest construction phase. As shown below, the fuel demands during construction operations would be negligible. The long-term operation of the proposed project would involve periodic inspection and maintenance trips, which would involve minimal commitments of energy.

Туре	CO₂E MT	Total Duration (292 days)	Kg CO₂e	Gallons
Haul	0.19	55.48	55,480	6,254
Vendor	0.00	0.00	0	0
Worker	0.17	49.64	49,640	5,596
Total				11,850
Source: Birdseye Pla 2021.	anning Group <i>, Air Qual</i> i	ity/Greenhouse Gas and	d Energy Calculation M	emorandum; May 31,

Table 4.6-1 Construction Worker Gasoline Demand

Table 4.6-2	
Construction Equipment Diesel Dema	nd

Туре	CO₂E MT	Total Duration (292 days)	Kg CO₂e	Gallons
Infrastructure Installation	1.87	546	546,000	53,634
Total 53,634				53,634
Source: Birdseye Planning Group, Air Quality/Greenhouse Gas and Energy Calculation Memorandum; May 31,				
2021.				

b) Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?

No Impact: The proposed project would be required to comply with the California Air Resources Board emission requirements for construction equipment, which includes measures to reduce fuel consumption, such as imposing limits on idling and requiring older engines and equipment to be repowered or replaced, which helps reduce energy commitments during construction. The proposed project would also be required to adhere to the provisions of the 2013 California Green Building Standards Code, which establishes planning and design standards, energy efficiency (in excess of the California Energy Code requirements), water conservation, and material conservation. With compliance with State efficiency requirements, the proposed project would not conflict with or obstruct a state or local plan for renewable energy or energy efficiency.

4.7 Geology and Soils

- a) Directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death involving:
 - 1) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42.

No Impact: According to the California Geological Survey, there are no Alquist-Priolo Earthquake Faults within the project area. Therefore, there would be no potential for ground rupture impacts.

2) Strong seismic ground shaking?

Less Than Significant Impact: The City of Manhattan Beach lies above the Compton Thrust Fault and is within the vicinity of numerous regional earthquake faults in the Los Angeles Basin. In the event a moderate to large earthquake occurs along one of these faults, the project area could have the potential for periodic shaking, possibly of considerable intensity. The risk for seismic shaking impacts within the project area would be similar other areas in the Southern California region. The proposed project does not involve the construction of any habitat structures that would increase the risk of injury or loss of property from seismic shaking impacts. The proposed sewer lift station and force main pipelines would be designed to meet the most recent seismic standards of the California Building Code to withstand anticipated ground shaking caused by an earthquake within an acceptable level of risk. With compliance of the California Building Code Seismic Safety Standards, potential seismic shaking impacts would be less than significant.

3) Seismic-related ground failure, including liquefaction?

No Impact: According to the California Geological Survey and the City of Manhattan Beach General Plan, the project area is not within a liquefaction hazard zone. Therefore, there would be no potential for liquefaction hazards.

4) Landslides?

No Impact: According to the California Department of Conservation, California Geological Survey, and the City of Manhattan Beach General Plan, the project area is not within the vicinity of any existing or historic landslide deposits and would not be subject to landslide risks.

b) Result in substantial soil erosion or the loss of topsoil?

Less Than Significant Impact: Implementation of the proposed project would involve excavation that would expose soils. The exposed soils could be subject to erosion impacts caused by water and wind. Additionally, construction equipment and vehicles could indirectly transport sediment to offsite locations. According to the State Water Resources Control Board (SWRCB) Order 2009-009-DWQ, construction projects which disturb one or more acres of soil would be required to obtain coverage under a General Construction Permit by the SWRCB. The earthwork activities for the proposed project would not disturb more than one acre and would not be required to obtain a General Construction Permit. The construction activities for the project would be required to comply with the City of Manhattan Beach Municipal Code Section 5.84 Stormwater and Urban Runoff Pollution Control, which requires that Best Management Practices (BMP) be implemented to reduce pollutants in storm water discharges to the maximum extent practicable, including minimizing soil erosion and sediment transport. Such measures could include, sandbagging, straw waddle, silt fencing, rumble racks and wheel washers or other measures that reduce surface water runoff and sediment transport. With compliance with the Municipal Code Stormwater and Urban Runoff Pollution Control Ordinance, potential erosion impacts would be less than significant.

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?

Less Than Significant Impact: The project area is not within a liquefaction area, landslide hazard or an area subject to subsidence. The primary geologic concern at the project area would be potential

seismic shaking impacts. The proposed sewer lift station and force main pipelines would be designed to meet the most recent seismic standards of the California Building Code to withstand anticipated ground shaking caused by an earthquake within an acceptable level of risk. With compliance of the California Building Code Seismic Safety Standards, potential seismic shaking impacts would be less than significant.

d) Be located on expansive soil, as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property?

Less Than Significant Impact: The proposed sewer lift station and force main pipeline would be designed and constructed to comply with the California Building Code requirements and applicable local building codes and regulations to ensure that the project site is geologically stable.

e) Have soils incapable of adequately supporting the use of septic tanks or alternative wastewater disposal systems where sewers are not available for the disposal of wastewater?

No Impact: The proposed project does not propose septic tanks or alternative wastewater disposal systems.

f) Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?

Less Than Significant Impact: The Natural History Museum of Los Angeles County (NHMLAC) completed a Vertebrate Paleontology Records Search for the project area on May 28, 2021. The record search determined that no paleontological resources were recorded within the project area. However, according to the NHMLAC, fossils have been found and recorded in similar sedimentary deposits located within a 2-mile to 5-mile range of the project area in depths between 3 feet and 40 feet. The proposed pipeline excavations are anticipated to occur in depths between 5 feet and 18 feet. The proposed wet well would be excavated at depths to 20 feet, approximately in the same location where the existing wet well is located. As indicated, there are no records indicating that there are known paleontological resources would be encountered. In the unlikely event paleontological resources would be encountered. In the unlikely event paleontological resources are encountered, the proposed project includes a Project Design Feature which requires the halting of ground-disturbing activities in the event unknown paleontological or archaeological resources are encountered. With the compliance of PDF-PALEO-1, potential adverse impacts to unknown paleontological resources would be less than significant.

4.8 Greenhouse Gas Emissions

The following analysis is based on the greenhouse analysis contained in the Air Quality/Greenhouse Gas and Energy Calculation Memorandum prepared by Birdseye Planning Group on May 31, 2021. The Technical Memorandum evaluates greenhouse gas (GHG) impacts associated with three construction projects: Voorhees Lift Station, Poinsettia Lift Station and Pacific Gravity/Lift Station Removal. The mix of construction activities for each project is similar. The greenhouse gas analysis identified the highest greenhouse emissions generated from all three construction projects to measure if greenhouse gas impacts would be significant. The analysis identified that none of the construction phases for any of the three projects would result in significant greenhouse gas emission impacts. The Technical Memorandum is presented in its entirety in Appendix A.

REGULATORY FRAMEWORK

Pursuant to the requirements of SB 97, the Resources Agency has adopted amendments to the State CEQA Guidelines for the feasible mitigation of GHG emissions or the effects of GHG emissions. The adopted CEQA Guidelines provide general regulatory guidance on the analysis and mitigation of GHG emissions in CEQA documents but contain no suggested thresholds of significance for GHG emissions. Instead, lead agencies are given the discretion to set quantitative or qualitative thresholds for the assessment and mitigation of GHGs and climate change impacts. The SCAQMD threshold, which was adopted in December 2008, considers emissions of over 10,000 metric tons CO₂E/year to be significant. However, the SCAQMD's threshold applies only to stationary sources and is expressly intended to apply only when the SCAQMD is the CEQA lead agency. Although not formally adopted, the SCAQMD has developed a draft quantitative threshold for all land use types of 3,000 metric tons CO₂E/year (SCAQMD, September 2010). The City of Manhattan Beach adopted a Climate Action Plan (CAP) in April 2010. No project-specific annual GHG emission threshold was identified nor were measures related to reducing construction emissions included in the CAP. Thus, for the purpose of determining the significance of GHG impacts, a threshold of 3,000 metric tons of annual emissions is the threshold used herein.

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

Less Than Significant Impact: Construction of the proposed project would generate temporary GHG emissions primarily associated with the operation of construction equipment and truck and worker trips. Daily GHG emissions were multiplied by 292, the estimated number of days required for construction of each project. Air districts such as the SCAQMD have recommended amortizing construction-related emissions over a 30-year period to calculate annual emissions. Construction would generate approximately 642 metric tons of CO₂E over the 292-day construction cycle. Amortized over 30 years, annual GHG emissions would be 21.4 metric tons. Estimated GHG emissions would not exceed the SCAQMD 3,000 metric tons annual recommended threshold. Therefore, impacts from GHG emissions would be less than significant in the absence of specific federal, state or local thresholds.

b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?

No Impact: The City of Manhattan Beach has an approved Climate Action Plan, adopted in 2010. The City's Climate Action Plan identifies long-term goals, programs, and policies for future development, contains number of policies which support a "greener" Manhattan Beach and reducing greenhouse gas emissions. These include:

- Implementing construction and demolition programs that require enhanced recycling efforts.
- Implementing storm drain programs to protect our ocean and coastal beaches.
- Using reclaimed water to irrigate many of our green spaces.
- Encouraging maximum recycling in all sectors of the community, including residential, commercial, industrial, institutional, and construction.
- Purchasing more recycled and environmentally friendly products.
- Purchasing alternative fuel, hybrid and gas efficient vehicles when possible.
- Installing energy and water saving devices in City buildings where possible.

The purpose of the Climate Action Plan is to define the City of Manhattan Beach's long-term vision to reduce green gas emissions. The proposed project would not conflict with the City's long-term goals and policies to reduce greenhouse gas emissions.

4.9 Hazards and Hazardous Materials

a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?

Less Than Significant Impact: Title 22 of the California Code of Regulations (CCR), Division 4.5, Chapter 11, Article 3 classifies hazardous materials into the following four categories based on their properties: toxic (causes human health effects), ignitable (has the ability to burn), corrosive (causes severe burns or damage to materials), and reactive (causes explosions or generates toxic gases).

The long-term operation of the sewer lift station would not involve the routine transportation, disposal or emission of hazardous materials or waste. Therefore, the implementation of the proposed project would not result in the long-term exposure of hazardous materials to the public or the environment. Construction operations associated with the proposed project would involve the handling of incidental amounts of hazardous materials, such as fuels, oils, and solvents. The construction would be required to comply with local, state, and federal laws and regulations regarding the handling and storage of hazardous materials. Additionally, Best Management Practices would be implemented during construction that would include hazardous material spill prevention and management practices to minimize the accidental release of hazardous substances into the environment. Compliance with local, state, and federal laws and regulations the and storage of hazardous material would reduce potential hazardous material impacts to the public to less than significant.

b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment?

Less Than Significant Impact: To minimize the inadvertent release of hazardous materials into the environment, the proposed project would be required to comply with local, state, and federal laws and regulations. Additionally, Best Management Practices would be implemented that would include hazardous material spill prevention and cleanup. Compliance with local, state, and federal laws and regulations in conjunction with implementation of Best Management Practices, would reduce the potential inadvertent release of hazardous materials into the environment.

c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?

Less Than Significant Impact: The closest school site to the project would be Pennekamp Elementary School which is located on South Rowell Avenue. The project includes Project Design Feature PDF-LU-1, which requires construction activities along the frontage of the school to be avoided to the extent possible when it is in session. As indicated previously, the construction and operation of the proposed project would not emit hazardous emissions or handle hazardous materials where they would pose a threat to public safety. Additionally, the project would be required to comply with local, state, and federal regulations to protect inadvertent release of hazardous materials. With compliance with local, state, and federal regulations regarding the handlings of hazardous substances, the potential impact would be less than significant.

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, would it create a significant hazard to the public or the environment?

Less Than Significant Impact: A State Water Resources Control Board GeoTracker search was conducted to identify any Recognized Environmental Conditions (RECs) within the vicinity of the project site; refer to Figure 4.9-1, *GeoTracker 2,000 Feet Radius Search*. GeoTracker maintains files related to Underground Storage Tank (UST) facilities, Leaking Underground Storage Tanks (LUSTs), site clean-ups, disposal sites, wells, and information related to hazardous materials and/or waste. Based on the output of the GeoTracker database, there are no hazardous cleanup sites within the project area. Six LUST sites were identified within the vicinity ranging from approximately 1,200 feet to 2,000 feet away from the project area, refer to <u>Table 4.9-1</u>, *Completed LUST Clean Up Sites*. All six of the LUST sites listed have been completed and their cases have been closed. There are no Department of Toxic Substances Control (DTSC) Cleanup Sites or Hazardous Waste Sites near the project site. Based on the fact there are no known hazardous sites or no ongoing cleanup activities occurring within the project area that would pose a hazardous risk, the construction and operation of the proposed project would not create a significant hazard to the public, or the environment and potential impacts would be less than significant.

Site Name	Global ID	Site Type	Status	Potential Contaminant of Concern
Blakely-Comstock	T0603700018	LUST Cleanup Site	Completed - Case Closed as of 7/9/1986	Gasoline
Hillside Plaza-Joint Venture	T0603704284	LUST Cleanup Site	Completed - Case Closed as of 7/9/1993	Waste Oil / Motor / Hydraulic / Lubricating
Manhattan Car Wash	T1000000151	LUST Cleanup Site	Completed - Case Closed as of 9/10/2018	None Specified
Service Station (Former)	T0603780279	LUST Cleanup Site	Completed - Case Closed as of 1/3/2007	Gasoline
Vasek Polak BMW	T0603705354	LUST Cleanup Site	Completed - Case Closed as of 1/28/1997	Gasoline
Vasek Polak SAAB	T0603705355	LUST Cleanup Site	Completed - Case Closed as of 1/28/1997	Aviation

Table 4.9-1 Completed LUST Clean Up Sites

e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?

No Impact: Los Angeles International Airport (LAX) is located four miles north of Manhattan Beach, and Hawthorne Municipal Airport lies approximately seven miles northeast of the City. The City of Manhattan Beach is not located within any Airport Influence Area, as defined by the State of California. Therefore, the project area would not be subject to aircraft safety hazards or excessive aircraft noise.

Figure 4.9-1

VCS Environmental

Pre-Screening Initial Study GeoTracker 2,000 Feet Radius Search

VOORHEES LIFT STATION PROJECT



Source: State of California, State Water Resources Control Board Geo Tracker; June 2021.



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

Less Than Significant Impact: The City has identified ten roadways to be used by the public as emergency evacuation routes: Sepulveda Boulevard, Rosecrans Avenue, Highland Avenue, Valley Drive, Ardmore Avenue, Aviation Boulevard, Artesia Boulevard, 2nd Street, Manhattan Beach Boulevard and Marine Avenue. The proposed project would involve construction activities along a short segment of 2nd Street. The proposed construction activities could temporarily reduce the amount of travel lanes within the project area. Project Design Feature PDF-T-2 has been included in the event there are temporary traffic lane closures, and traffic management controls would be implemented to ensure emergency access would be maintained all times during construction. With implementation of PDF-T-2, potential conflicts with emergency planning would be less than significant.

g) Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?

No Impact: According to the California Department of Forestry and Fire Protection, the project area is not within a Wildland Fire Hazard Area. Therefore, implementation of the proposed project would not expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires. Therefore, no indirect fire hazard impacts are anticipated.

4.10 Hydrology and Water Quality

REGULATORY FRAMEWORK

The City of Manhattan Beach is within the Dominguez Channel Watershed and the Santa Monica Bay Watershed. The primary receiving water body would be the Pacific Ocean coastal waters. The Los Angeles Region Basin Plan (Basin Plan) designates beneficial uses for Manhattan Beach coastal waters. The beneficial uses in the Basin Plan are described in <u>Table 4.10-1</u>, <u>Beneficial Use Descriptions</u>.

Section 303(D) Water Bodies

Under Section 303(d) of the Clean Water Act, the California State Water Resources Control Board (SWRCB) is required to develop a list of impaired water bodies. Each of the individual Regional Water Quality Control Boards (RWQCBs) are responsible for establishing priority rankings and developing action plans, referred to as total maximum daily loads (TMDLs), to improve water quality of water bodies included in the 303(d) list. There are no water bodies in the project area that would drain into the State list of Section 303 (D) impaired water bodies.

		Beneficial Use Descriptions
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Table 4 10-1

Abbreviation	Existing (E) Potential (P)	Beneficial Use
REC 1	E	Water Contact Recreation waters are used for recreational activities involving body contact with water where ingestion of water is reasonably possible. These uses may include, but are not limited to swimming, wading, water skiing, skin and scuba diving, surfing, whitewater activities, fishing and use of natural hot springs.

Abbreviation	Existing (E) Potential (P)	Beneficial Use
REC 2	E	Non-Contact Water Recreation waters are used for recreational activities involving proximity to water, but not normally body contact with water where ingestion of water would be reasonably possible. These uses may include, but are not limited to picnicking, sunbathing, hiking, beachcombing, camping, boating, tide pool and marine life study, hunting, sightseeing and aesthetic enjoyment in-conjunction with the above activities.
WILD	E	Wildlife Habitat waters support wildlife habitats that may include but are not limited to the preservation and enhancement of vegetation and prey species used by waterfowl and other wildlife.
RARE	E	Rare, Threatened or Endangered Species (RARE) waters support habitats necessary for the survival and successful maintenance of plant or animal species designated under state or federal law as rare, threatened or endangered.
NAV	E	Navigation waters are used for shipping, travel, or other transportation by private, commercial or military vessels.
СОММ	E	Commercial and Sportfishing waters are used for commercial or recreational collection of fish or other organisms.
MAR	E	Use of water that support marine ecosystems including, but not limited to, preservation or enhancement of marine habitats, vegetation such as kelp, fish, shellfish or wildlife.
MIGR	E	Uses of water that support habitats necessary for migration, acclimatization between fresh and saltwater, or other temporary activities by aquatic organisms, such as anadromous fish.
SPWN	Р	Use of water that support high quality aquatic habitats suitable for reproduction and early development of fish.
SHELL	E	Use of water that support habitats suitable for the collection of filter-feeding shellfish for human consumption, commercial or sports purposes.
Source: California	Water Boards, Wate	r Quality Control Plan for the Los Angeles Region Basin.

a) Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?

Less Than Significant Impact: As shown in <u>Table 4.10-1</u>, the Basin Plan identifies Beneficial Uses for Manhattan Beach Coastal Waters. There are no listed 303(d) water bodies in the project area. The following analysis evaluates if the proposed project would conflict with beneficial uses established in the Basin Plan.

The long-term operation of the proposed project would not generate surface water runoff that would contain pollutants that could conflict with project area surface water beneficial use.

During construction, there would be the potential that degraded surface water runoff could be generated from the construction site and conveyed into local drainage facilities, which could conflict with beneficial uses established for the receiving coastal waters. Depending on the constituents in the surface water, the water quality of surface water bodies and downstream surface water bodies could be reduced.

The construction activities for the project would be required to comply with the City of Manhattan Beach Municipal Code Section 5.84 Stormwater and Urban Runoff Pollution Control, which requires that Best Management Practices (BMP) be implemented to reducing pollutants in storm water discharges to the maximum extent practicable, including minimizing soil erosion and sediment transport. Such measures could include sandbagging, straw waddle, silt fencing, rumble racks and wheel washers or other measures that reduce surface water runoff and sediment transport. With compliance of the Municipal Code Stormwater and Urban Runoff Pollution Control Ordinance, potential erosion impacts would be less than significant.

b) Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?

No Impact: The proposed project would not involve the extraction of groundwater or involve any activities that would interfere with groundwater recharge activities.

- c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:
 - 1) Result in substantial erosion or siltation on- or off-site?

Less Than Significant Impact: Construction operations for the proposed project would involve excavation and grading activities that would expose soils. The exposed soils could be subject to erosion impacts caused by water and wind. The construction activities for the project would be required to comply with the City of Manhattan Beach Municipal Code Section 5.84 Stormwater and Urban Runoff Pollution Control, which requires that Best Management Practices (BMPs) be implemented to reduce pollutants in storm water discharges to the maximum extent practicable, including minimizing soil erosion and sediment transport. Such measures could include sandbagging, straw waddle, silt fencing, rumble racks and wheel washers or other measures that reduce surface water runoff and sediment transport. With compliance of the Municipal Code Stormwater and Urban Runoff Pollution Control ordinance, potential erosion impacts would be less than significant.

2) Substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site?

No Impact: The proposed project would not increase the overall amounts of impervious surfaces within the project area. Therefore, existing rates of surface water runoff would not increase over the current condition and would not cause onsite or offsite flooding.

3) Create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff?

Less Than Significant Impact: The proposed project would not increase the overall amounts of impervious surfaces within the project area or alter the pre-project drainage patterns. Existing rates of surface water runoff would not increase over the current condition and would not have any impact on the capacity of existing storm water management facilities.

4) Impede or redirect flood flows?

No Impact: According to the Flood Insurance Rate Map, the project area is located in Zone X, areas between the limits of the base flood and the 0.2-percent-annual-chance (or 500-year) flood; refer to <u>Figure 4.10-1</u>, <u>National Flood Hazard Map</u>. Implementation of the project would not change existing drainages or impede or redirect flood flows.



Figure 4.10-1

National Flood Hazard Map

VOORHEES LIFT STATION PROJECT Pre-Screening Initial Study

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d) In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?

Less Than Significant Impact: The project area is not located in a high-risk area for potential inundation from any stored water body or within a tsunami run-up area that would increase the risk for the release of pollutants. Potential impacts associated with the release of pollutants from a flood hazard would be less than significant.

e) Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?

Less Than Significant Impact: Implementation of the proposed project would not conflict with the Los Angeles Region Basin Plan beneficial uses, established for receiving water bodies for the project and would not further impair existing impaired water bodies. Implementation of the proposed project would not involve any activities that would reduce underground water supplies or that would affect the sustainability of groundwater supplies or conflict with sustainable groundwater management plans.

4.11 Land Use and Planning

a) Physically divide an established community?

Less Than Significant Impact: The proposed sewer lift station and force main pipeline would be constructed and operated underground. The long-term presence of the facilities would not divide any established communities or result in any long-term land use incompatibilities. For public safety, the project could require the temporary detouring of residents from the construction area. The project includes Project Design Feature PDF-LU-1, which requires avoidance of construction activities to the extent possible along the frontage of schools when in session. Additionally, Project Design Feature PDF-T-2 requires the implementation of traffic control or detouring plans to ensure vehicle and pedestrian safety and Project Design Feature PDF-N-4, which requires residents of the project area be notified of upcoming construction activities. The construction operations would be short-term and once construction activities are completed, the project area would be returned to its pre-project condition. With the incorporation of PDF-LU-1, PDF-T-2 and PDF-N-4, short-term construction impacts would be less than significant.

b) Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?

Less Than Significant Impact: The relevant land use planning program for the proposed project would be the City of Manhattan Beach General Plan Infrastructure Element. The General Plan identifies the following goals and policies to support the proposed project:

- Goal I-8: Maintain a sewage system adequate to protect the health and safety of all Manhattan Beach residents and businesses.
- Policy I-8.1: Evaluate the sewage disposal system periodically to ensure its adequacy to meet changes in demand and changes in types of waste.

The proposed project would be consistent with the City's Infrastructure Element, in that the project would increase operation redundancy and reliability which would meet current and projected

demands for wastewater service and provide health and safety to residents. No adverse impacts would occur regarding potential conflicts with the City's General Plan Infrastructure Element.

4.12 Mineral Resources

a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?

No Impact: According to the City of Manhattan Beach General Plan, there are no commercially viable sand and gravel resources in the City. Therefore, implementation of the proposed project would not result in the loss of a mineral resource that would have value to the State.

b) Result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?

No Impact: The City of Manhattan Beach General Plan does not identify any locally important mineral resource recovery sites in the City. Therefore, no impacts to locally important mineral resource recovery sites would be associated with implementation of the proposed project.

4.13 Noise

The following analysis is based on a Noise Memorandum prepared by Birdseye Planning Group on May 31, 2021. The Technical Memorandum evaluates noise impacts associated with three construction projects: Voorhees Lift Station, Poinsettia Lift Station and Pacific Gravity/Lift Station Removal. The mix of construction activities for each project is similar. The Technical Memorandum is presented in its entirety in Appendix C.

REGULATORY FRAMEWORK

Noise level (or volume) is generally measured in decibels (dB) using the A-weighted sound pressure level (dBA). Quiet suburban areas typically have noise levels in the range of 40-50 dBA, while arterial streets are in the 50-60+ dBA range. In general, a three dBA change in community noise levels is noticeable, while a one to two dBA change is generally not perceived.

Noise levels typically attenuate (or drop off) at a rate of 6 dBA per doubling of distance from the point sources (i.e., industrial machinery). Additionally, noise levels may also be reduced by intervening structures; generally, a single row of buildings between the receptor and the noise source reduces the noise level by about 5 dBA, while a solid wall or berm reduces noise levels by approximately 7 dBA. The manner in which older homes in California were constructed (approximately 30 years old or older) generally provides a reduction of exterior-to-interior noise levels of about 20 to 25 dBA with closed windows. The exterior-to-interior reduction of newer residential units and office buildings constructed to California Energy Code standards is generally 30 dBA or more (Harris, Miller, Miller and Hanson, 2006).

CITY OF MANHATTAN BEACH NOISE ORDINANCE

Noise standards are provided in Section 5.48 of the City of Manhattan Beach Municipal Code. Per Chapter 5.48.160 (Table 1), exterior noise limits for single-family residential properties are 45 A-weighted decibels (dBA) between 10:00 PM and 7:00 AM and 50 dBA between 7:00 AM and 10:00 PM. The exterior noise standard which may not be exceeded for a cumulative period of more than thirty (30) minutes in any hour is the L50. The L50 is a statistical descriptor of the sound level exceeded for

50 percent of the measurement period. If the thirty (30) minute per hour ambient level (L50) exceeds the standard, then the ambient L50 becomes the exterior noise standard which may not be exceeded for a cumulative period of more than thirty (30) minutes in any hour.

In accordance with the City's Municipal Code Noise Ordinance Section 9.44.010, construction noise is exempt from the noise ordinance provisions provided it occurs only between 7:30 AM to 6:00 PM on weekdays, and between 9:00 AM to 6:00 PM on Saturdays. Construction on Sundays or on City-recognized holidays is prohibited.

a) Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?

Less Than Significant Impact: The project would generate short-term construction noise impacts. The main sources of noise during construction activities would include heavy machinery used during site preparation (i.e., removing existing pavement and subgrade), as well as equipment used for placing shoring structures, new pipeline segments, subgrade material and repaving the construction area. Table 4.13-1, Typical Construction Equipment Noise Levels, shows the typical noise levels associated with heavy construction equipment that could potentially be involved with the project. As shown in Table 4.13-1, the average noise levels associated with the use of heavy equipment at construction sites could range from about 81 dBA to 95 dBA at 25 feet from the source, depending upon the types of equipment in operation at any given time and phase of construction. Noise-sensitive uses near the project corridors include schools and single-family residences located along the roadways affected by construction of the new sewer infrastructure. It is assumed site preparation, trenching, backfill placement and paving work would require the use of heavy equipment. Equipment would also be required to deliver materials to the project site and work areas.

Equipment Onsite	Typical Level (dBA) 25 Feet from the Source	Typical Level (dBA) 50 Feet from the Source	Typical Level (dBA) 100 Feet from the Source
Air Compressor	84	78	64
Backhoe	84	78	64
Bobcat Tractor	84	78	64
Concrete Mixer	85	79	73
Bulldozer	88	82	76
Jack Hammer	95	89	83
Pavement Roller	86	80	74
Street Sweeper	88	82	76
Man Lift	81	75	69
Dump Truck	82	76	70
Compactor	88	82	76
Grader	91	85	79
Paver	95	89	83
Loader	91	85	79
Scarifier	89	83	77
Source: Birdseye Planning Gro	oup, Manhattan Beach Sewer Proj	ect Construction Noise Memorar	ndum; May 31, 2021.

Table 4.13-1
Typical Construction Equipment Noise Levels

Based on EPA noise emissions, empirical data and the amount of equipment needed for construction of the proposed project, the worst-case noise levels from the construction equipment would occur during site preparation/grading and related activities. The anticipated equipment that would be used would include trucks, bobcat tractors, an excavator, paving machine, roller compactor and other common types of equipment. For the purpose of estimating noise levels, if during construction, a backhoe (78 dBA) and a dump truck (76 dBA) were working simultaneously in one area over an 8-hour workday, the 8-hour Leq would be approximately 80 dBA at 50 feet. Cumulative noise levels at 25 feet would be approximately 86.1 dBA. Construction noise would exceed the City's exterior daytime level of 50 dBA and would be audible at areas adjacent to the construction area throughout the workday. The project includes Project Design Feature PDF-N-1, which requires the project to comply with the City's noise ordinance which limits construction activity between 7:30 AM to 6:00 PM on weekdays, and between 9:00 AM to 6:00 PM on Saturdays. Construction on Sundays or on City-recognized holidays is prohibited. Additionally, to further reduce noise impacts on sensitive receptors, the project has incorporated Project Design Features PDF-N-2, PDF-N-3, and PDF-N-4 into the construction activities.

Construction noise occurring within the hours defined by the City of Manhattan Beach Municipal Code would be exempt from noise regulations and standards. Additionally, implementation of PDF-N-1, PDF-N-2, PDF-N-3, and PDF-N-4 would further reduce temporary construction noise levels. With compliance with the City's Noise Ordinance, construction noise impacts would be less than significant.

Typically, the only continuous noise generated by the sewer lift stations would be the operation of the pumps. However, these pumps would be submerged within wet wells approximately 20 feet below the ground surface. Thus, the operation of the lift station would not be audible outside. No long-term adverse noise impacts would occur.

b) Generation of excessive groundborne vibration or groundborne noise levels?

Less Than Significant Impact: Vibration is a unique form of noise as the energy is transmitted through buildings, structures and the ground, whereas audible noise energy is transmitted through the air. Thus, vibration is generally felt rather than heard. The ground motion caused by vibration is measured as particle velocity in inches per second and is referenced as vibration decibels (VdB). The vibration velocity level threshold of perception for humans is approximately 65 VdB. A vibration velocity of 75 VdB is the approximate dividing line between barely perceptible and distinctly perceptible levels.

There are several different methods that are used to quantify vibration amplitude such as the maximum instantaneous peak in the vibrations velocity, which is known as the peak particle velocity (PPV). Presently, there is not a local threshold that quantifies the level at which excessive groundborne vibration occurs.

The California Department of Transportation (Caltrans) issued the *Transportation- and Construction-Induced Vibration Guidance Manual* in 2004. Thresholds are established for vibration, which found that the human response becomes distinctly perceptible at 0.25 inch per second PPV. The manual identifies that potential damage could occur at the 1.0 inch per second PPV threshold to residential structures and the 2.0 inch per second PPV threshold for potential damage to industrial and commercial structures. Construction activities can result in varying degrees of ground vibration, depending on the equipment used on the site. <u>Table 4.13-2</u>, *Vibration Source Levels for Construction Equipment*, gives approximate vibration levels for different types of pieces of construction equipment.

Equipment	Peak Particle Velocity (inches/second) at 25 feet
Grader	0.089
Large bulldozer	0.089
Drill Rig	0.089
Loaded trucks	0.076
Jackhammer	0.035
Small bulldozer	0.003
Source: Federal Transit Authorit	у.

Table 4.13-2
Vibration Source Levels for Construction Equipment

A large dozer was assumed as a worst-case piece of equipment that would be utilized during construction. As shown in <u>Table 4.13-2</u>, the vibration level was 0.089 inch per second PPV at 25 feet. The nearest offsite receptor is approximately 80-feet from the construction activities. The vibration level at the nearest offsite receptor would be below the 0.25 inch per second PPV threshold, below the human perception threshold and would be well below the threshold for structural damage. Therefore, a less than significant ground-borne vibration impact would occur from construction.

OPERATIONAL VIBRATION IMPACTS

The only potential source for operational vibration impacts would be from the sewer lift station. As described previously, the lift station pumps would be submerged within wet wells approximately 20 feet below the ground surface. Operation vibration impacts would be less than significant.

c) For a project located within the vicinity of a private airstrip or an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing, or working in the project area to excessive noise levels?

No Impact: The project area site is not within an airport influence area and not included with an airport land use compatibility plan that identifies elevated levels of aircraft noise impacts. Therefore, the project area would not be subject to excessive noise levels from overhead aircraft.

4.14 Population and Housing

a) Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure)?

No Impact: The proposed project involves rehabilitation of the Voorhees Lift Station and construction of a new sewer force main to increase operation redundancy and reliability of an existing sewer facility in the City. The proposed improvements would support existing population levels and planned population growth in the City. The project would not extend infrastructure into any undeveloped areas that would facilitate growth beyond the level of growth projected in the City of Manhattan Beach General Plan. The project would not generate any permanent employment opportunities that would generate additional housing demands. The construction of the proposed project would generate short-

term construction employment opportunities within the project area that would most likely be filled from the local area and would not generate the need for new housing, public services, or commercial commerce. Therefore, no adverse population impacts would occur.

b) Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?

No Impact: Implementation of the proposed project would not involve any full, partial, or temporary property acquisitions that would involve residential properties that would require the need for replacement housing. Implementation of the proposed project would not displace any housing. Therefore, no replacement housing would be needed, and no impacts would occur.

4.15 Public Services

a) Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services: fire protection, police protection, schools, parks, and other public facilities?

Less Than Significant Impact: The proposed project would be operated and maintained by the City of Manhattan Beach and would not increase the demand for public services over the current level of demand and would not require the construction of any new governmental facilities.

4.16 Recreation

a) Increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?

No Impact: The proposed project does not propose any new residential uses that would increase the use of existing parks or recreational facilities. Therefore, no impacts to existing recreation facilities and parks would be associated with implementation of the proposed project.

b) Include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment?

No Impact: The proposed project involves the rehabilitation of the Voorhees Lift Station and construction of a new sewer force main. The project would not increase populations that would require the construction of new recreation facilities or the expansion of existing recreation facilities.

4.17 Transportation

a) Conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?

Less Than Significant Impact: The operation of the proposed project would not generate any long-term traffic trips. Therefore, no long-term adverse traffic impacts would occur that would conflict with

programs, ordinances or policies evaluating circulation systems within the City. The construction operations for the proposed project would involve the mobilization and demobilization of construction equipment which, if occurred during peak traffic periods, could result in short-term adverse traffic congestion impacts along some roadway segments and intersections within the project area circulation system. To avoid potential short-term traffic congestion impacts, the project includes Project Design Feature PDF-T-1, which limits construction equipment mobilization and demobilization activities during non-peak traffic periods. With implementation of PDF-T-1, potential construction traffic conflicts would be less than significant.

b) Conflict or be inconsistent with CEQA Guidelines Section 15064.3, subdivision (b)?

No Impact: Section 15064.3 of the CEQA Guidelines describes specific considerations for evaluating a project's transportation impacts. Lead Agencies are required to adopt Vehicle Miles Traveled (VMT) as a replacement for automobile delay-based level of service (LOS) as the new measure for identifying transportation impacts for land use projects. The proposed project involves the rehabilitation of the Voorhees Lift Station and construction of a new sewer force main. The proposed improvements would not induce additional VMT within the project area. Because there would be no substantial or measurable increase in VMT over the current condition, the proposed project would not conflict with Section 15064.3 of the CEQA Guidelines.

c) Substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?

Less Than Significant Impact: The proposed project involves the rehabilitation of the Voorhees Lift Station and construction of a new sewer force main. The long-term operation of the proposed project would not increase hazards for motorists.

The construction activities for the proposed project would result in temporary impacts to existing roadways and would require the mobilization and demobilization of construction equipment and the operation of heavy construction equipment within the project area. To avoid conflicts with motorists and pedestrians when construction activities begin, the project would implement Project Design Feature PDF-T-2 which requires preparation of traffic controls and/or detour plans to ensure safe vehicle and pedestrian circulation within the project area. With the implementation of PDF-T-2, potential traffic hazards associated with the proposed project construction activities would be less than significant.

d) Result in inadequate emergency access?

Less Than Significant Impact: The proposed project involves the rehabilitation of the Voorhees Lift Station and construction of a new sewer force main. The long-term operation of the proposed project would not have any impact on emergency access. During construction, there could be temporary lane closures and traffic detouring which could affect emergency access within the project area. Project Design Feature PDF-T-2 requires traffic controls and/or detour plans be implemented to ensure adequate emergency access would be maintained all times. With implementation of PDF-T-2, potential emergency access impacts would be less than significant.

4.18 Tribal Cultural Resources

- a) Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place, or object with cultural value to a California Native American tribe, and that is:
 - 1) Listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in Public Resources Code Section 5020.1(k)?

Less Than Significant Impact: The project area is located within an urbanized area and surrounded by developed land uses. The records search review identified that there were no listed historical properties within the project area. Therefore, the project would not impact any properties that are listed or are eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as defined in the Public Resources Code Section 50201(k).

2) A resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision (c) of Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision (c) of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe.

Less Than Significant Impact: The project area is currently built out. The records search and sacred lands search did not identify known tribal resources within the project area. However, because cultural resources have been recorded in the project area vicinity, there is the potential that unknown and unrecorded cultural resources could be present in the subsurface and could be uncovered during construction activities. The project includes Project Design Feature PDF-CR-1 which requires in the event any evidence of cultural resources is discovered, all work within the vicinity of the find should stop until a qualified archaeological consultant can assess the find and make recommendations. Additionally, if human remains are encountered during excavation activities, all work shall halt in the vicinity of the remains and the County Coroner shall be notified in accordance with California Public Resources Code. Section 5097.98. The Coroner will determine whether the remains are of forensic interest. If the Coroner, with the aid of a qualified Archaeologist, determines that the remains are prehistoric, the Coroner would contact the Native American Heritage Commission (NAHC). With the implementation of PDF-CR-1 and compliance with California Public Resources Code, Section 5097.98, potential impacts to unknown Native American tribal resources would be less than significant.

4.19 Utilities and Service Systems

a) Require or result in the relocation or construction of new or expanded water, or wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction or relocation of which could cause significant environmental effects?

Less Than Significant Impact: The proposed project involves the rehabilitation of the Voorhees Lift Station and construction of a new sewer force main. As identified in this Pre-Screening Initial Study, with incorporation of the Project Design Features, potentially significant impacts to the environment associated with the construction and operation of the project would be less than significant.

b) Have sufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry and multiple dry years?

Less Than Significant Impact: Implementation of the proposed project would not increase water demands above the current level of demand or result in any changes to approved land uses that effect long-term water projections and associated water demands.

c) Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?

Less Than Significant Impact: The proposed project involves the rehabilitation of the Voorhees Lift Station and construction of a new sewer force main to increase operational efficiency and reliability to meet existing and projected demands for wastewater service. Implementation of the proposed project would not increase the demand for treatment capacity. Therefore, the proposed project would not have an adverse impact on the capacity of existing wastewater treatment systems.

d) Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?

Less Than Significant Impact: The operation of the proposed project would not increase the demand for solid waste disposal, and therefore would not have any long-term impacts on the carrying capacities of landfills that would serve the project area. The construction operations for the proposed project would generate debris as well as some construction worker trash that would require solid waste disposal, which could be accommodated from existing solid waste disposal facilities. Additionally, some construction materials generated from the proposed project are anticipated to be recycled or reused to reduce solid waste generation. Therefore, the proposed project's contribution to solid waste would be considered less than significant.

e) Comply with federal, state, and local management and reduction statutes and regulations related to solid waste?

No Impact: The City of Manhattan Beach would be required to comply with state and local statutes and regulations related to solid waste. Applicable regulations include California's Integrated Waste Management Act of 1989 (AB 939) which required cities and counties throughout the state to divert 50 percent of all solid waste from landfills through source reduction, recycling, and composting; the

2008 modifications of AB 939 to reflect a per-capita requirement rather than tonnage; AB 341 which increased the statewide goal for waste diversion to 75 percent by 2020; and the California Solid Waste Reuse and Recycling Access Act (AB 1327) which requires local agencies to adopt an ordinance to set aside areas for collecting and loading recyclable materials in development projects (CalRecycle). The proposed project would produce solid waste associated with the proposed construction activities. During all stages of the construction site, the proposed project would be required to implement solid waste reduction measures to reduce the amount of waste generated, encourage reuse and/or recycling of materials to the greatest extent feasible and utilize materials made of post-consumer materials where possible. Therefore, implementation of the proposed project would be less than significant.

4.20 Wildfire

a) Substantially impair an adopted emergency response plan or emergency evacuation plan?

No Impact: The project area is situated within an urban setting. According to the California Department of Forest and Fire Protection, the City of Manhattan Beach is not identified as a high fire hazard area or near a state responsibility area. Therefore, the proposed project would not substantially impair an adopted emergency response plan or emergency evacuation plan.

b) Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to, pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?

No Impact: The project area is situated within an urban setting. According to the California Department of Forest and Fire Protection, the City of Manhattan Beach is not identified as a high fire hazard area or near a state responsibility area. Therefore, the proposed project would not exacerbate wildfire risks, and thereby expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire.

c) Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?

No Impact: The project area is situated within an urban setting. According to the California Department of Forest and Fire Protection, the City of Manhattan Beach is not identified as a high fire hazard area or near a state responsibility area. Therefore, the proposed project would not exacerbate fire risk or result in temporary or ongoing impacts to the environment.

d) Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?

No Impact: The project area is situated within an urban setting. According to the California Department of Forest and Fire Protection, the City of Manhattan Beach is not identified as a high fire hazard area or near a state responsibility area. Therefore, the proposed project would not expose

people or structures to significant risks, including downslope or downstream flooding or landslides, as result of runoff, post-fire slope instability, or drainage changes.

4.21 Mandatory Findings of Significance

a) Have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?

Less Than Significant Impact: The project area is situated within an urbanized environment. There is not any habitat within the project area to support sensitive vegetation communities, plants, or wildlife. Therefore, implementation of the proposed project would not reduce populations of plants, wildlife, or their habitat to below self-sustaining levels.

Through coordination with the South Central Coastal Information Center, local Native American Tribes, and the California Native American Heritage Commission, it has been determined that the project is not known to contain sensitive cultural resources. Therefore, implementation of the proposed project would not result in any direct impacts known to cultural resources. However, because cultural resources have been identified within the regional area, there would be some potential, though remote, that unknown cultural resources could exist within the project area and could be encountered during construction operations. The project includes Project Design Feature PDF-CR-1, which requires a halt stop condition be implemented to avoid significant impacts to unknown cultural resources that might be encountered during construction activities.

b) Have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?

Less Than Significant Impact: A cumulative impact may be significant if a project's incremental effect, though individually limited, is cumulatively considerable. Cumulatively considerable means that the incremental effects of an individual project are significant when viewed in connection with the effects of past projects, the effects of other current projects and the effects of probable future projects. Cumulative impacts can occur as a result of environmental change from multiple projects that could affect the environment. Like the proposed project, current and future cumulative projects would be evaluated for potential impacts to the environment in accordance with CEQA. Where needed, measures would be implemented to reduce potential impacts. Additionally, the proposed project and current and future cumulative projects within the project area would be required to comply with local and regional planning programs, applicable codes and ordinances, State and Federal environmental laws and regulations to minimize impacts to the environment. Compliance with these programs would reduce the proposed project's incremental contributions to cumulative impacts to a less than significant level.

c) Have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?

Less Than Significant Impact: Potential impacts that could cause substantial adverse effects on human beings were analyzed, which included air quality, greenhouse gas emissions, geology hazards, hazardous materials, seismic hazards, hydrology/water quality, noise and wildfire. Each issue area found that there would be either no impacts, or less than significant impacts. The proposed project would comply with local and regional planning programs, applicable codes, and ordinances, State and Federal laws and regulations, and Project Design Features to ensure that long-term operation activities and short-term construction activities associated with the proposed project would not result in direct, or indirect adverse impacts to human beings.

5.0 **REFERENCES**

The following references were utilized during preparation of this Pre-Screening Initial Study.

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APPENDICES

APPENDIX A Air Quality/Greenhouse Gas and Energy Calculation Memorandum



May 31, 2021

Mr. Dan Bott VCS Environmental, Inc. 30900 Rancho Viejo Road, Suite 100 San Juan Capistrano, CA 92675

SUBJECT: Air Quality/Greenhouse Gas and Energy Calculation Memorandum for the City of Manhattan Beach Sewer Projects

Dear Mr. Bott;

Birdseye Planning Group (BPG) is pleased to submit this memorandum quantifying air and greenhouse gas emissions and energy consumption associated with the construction of improvements associated with implementation of three sewer projects in the City of Manhattan Beach. The proposed action is subject to a discretionary review process by the City of Manhattan Beach; thus, the information provided herein will support preparation of an environmental document to demonstrate California Environmental Quality Act (CEQA) compliance.

Project Description

The project action is comprised of the following components:

Pacific Avenue Gravity Line:

The existing lift station would be replaced by ~1,000' of 12" gravity pipe that will convey flows south along Pacific Avenue. The new gravity line will tie into the existing County sewer line that is ±70' below the finished grade. The proposed manhole tie in location is in the Veterans Parkway (Hermosa Valley Greenbelt). This would replace the Pacific lift station if this design is selected by the City. Upon completion of the pipeline, the existing lift station will be abandoned, the top concrete lid of the vault will be removed, backfilled and repaved. All piping to and from the existing station will be capped and all equipment will be removed.

Poinsettia Lift Station

• Wet Well Expansion: To meet City requirements, a new wet well and dry well will be installed to the north of the existing structure. The current approximate dimension of the proposed wet well is 10' x 6' x 20' deep. The proposed dry well will be 10'x15'x11' deep. A manhole will need to be installed to redirect flow into the new wet well.

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• **Force Main**: The existing force main is a 4" cast iron pipe which needs repairs. To address this issue, ~120' of 4" ductile iron force main will be installed. The proposed force main will follow the same path as the existing. A new manhole will be installed upstream of the existing force main and a new gravity pipe will type the new lift station into the existing system.

Voorhees Lift Station

- **Wet Well Expansion**: To meet City requirements, a new wet well and dry well will be installed to the north of the existing structure. The current approximate dimension of the proposed wet well is 14' x 14' x 20' deep. An emergency generator will be located above the wet well expansion. The existing structure would be repurposed as a dry vault.
- Force Main: The existing force main is a 6" cast iron pipe which needs repairs. To address this issue ~1,300' of 6" ductile iron force main will be installed. The proposed force main will follow travel up Rowell Avenue, make a right on 2nd Street, before entering the existing sewer.

Emissions associated with these improvements are temporary and would occur only during construction. The following provides daily air emission calculations, amortized greenhouse gas emissions over an assumed 9-month construction period (assumed consecutive construction of the three projects) as well as an estimation of fossil fuel consumption for workers and heavy equipment during the construction period.

Daily Construction Air Emissions

This air quality analysis conforms to the methodologies recommended in the SCAQMD's *CEQA Air Quality Handbook* (1993). The handbook includes thresholds for emissions associated with project construction. All emissions were calculated using the California Emissions Estimator Model (CalEEMod) software version 2016.3.2.

Construction activities such as clearing, grading and excavation would generate diesel and dust emissions. Construction equipment that would generate criteria air pollutants includes excavators, graders, dump trucks, and loaders. It was assumed that all construction equipment used would be diesel-powered. Construction emissions associated with development of the proposed project by estimating the types of equipment (including the number) that would be used during construction of the proposed improvements. Construction emissions are analyzed using the regional thresholds established by the SCAQMD and published in the *CEQA Air Quality Handbook*. To determine whether a regional air quality impact would occur, the increase in emissions would be compared with the SCAQMD's recommended regional thresholds for operational emissions.

The project contractor estimated the type of equipment that would be used during the various phases of construction. Phase II of each project focuses on installation of the new underground infrastructure

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and would require the most heavy equipment use. Thus, the following list of equipment and duration of use was modeled to estimate maximum daily emissions:

- Dump Trucks 2 hours (assumes two dump trucks);
- Excavator 8 hours (assumes one excavator);
- Bobcat 8 hours (assumes one bobcat);
- Trucks 2 hours (assumes two trucks);
- Asphalt Delivery Trucks 1 hour (assumes two trucks);
- Paving Machine 1 hour (assumes one paving machine); and
- Rolling Compactors 2 hours (assumes two rolling compactors)

<u>Regional Thresholds</u>. Based on Appendix G of the *CEQA Guidelines*, a project would have a significant air quality impact if it would:

- *a)* Conflict with or obstruct implementation of the applicable air quality plan;
- *b)* Violate any air quality standard or contribute substantially to an existing or projected air quality violation;
- c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is in non-attainment under an applicable federal or state ambient air quality standard (including releasing emissions that exceed quantitative thresholds for ozone precursors);
- d) Expose sensitive receptors to substantial pollutant concentrations; or
- *e) Create objectionable odors affecting a substantial number of people.*

The SCAQMD has developed specific quantitative thresholds that apply to projects within the South Coast Air Basin (SCAB). The following significance thresholds apply to short-term construction activities:

- 75 pounds per day of ROG
- 100 pounds per day of NOx
- 550 pounds per day of CO
- 150 pounds per day of SOx
- 150 pounds per day of PM10
- 55 pounds per day of PM_{2.5}

The project would be required to comply with SCAQMD Rule 403, which identifies measures to reduce fugitive dust and is required to be implemented at all construction sites located within the South Coast Air Basin. Therefore, the following conditions, which are required to reduce fugitive dust in compliance with SCAQMD Rule 403, were included in CalEEMod for site preparation, grading and paving phases of construction.

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

Construction emissions modeling for site preparation, grading/installation of new infrastructure and paving is based on the overall scope of the proposed development and construction phasing which is expected to begin October 2021 and extend 9 months into mid-2022 assuming each project is constructed consecutively. It was assumed for modeling purposes that the total area disturbed daily would be no greater than one acre and the site would be watered twice daily. Table 1 summarizes the estimated maximum mitigated daily emissions.

BIRDSEYE PLANNING GROUP

Construction Phase			Maximu	m Emissions	(lbs/day)	
Construction Phase	ROG	NOx	со	SOx	PM 10	PM _{2.5}
Maximum lbs/day	1.7	18.5	11.8	0.02	3.1	1.9
SCAQMD Regional Thresholds	75	100	550	150	150	55
Threshold Exceeded	No	No	No	No	No	No

Table 1Estimated Maximum Mitigated Daily Construction Emissions

As shown in Table 1, construction of the proposed project would not exceed the SCAQMD regional thresholds. No mitigation in addition to compliance with SCAQMD Rule 403 would be required to reduce construction emissions to less than significant.

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

LSTs were devised in response to concern regarding exposure of individuals to criteria pollutants in local communities. LSTs represent the maximum emissions from a project that will not cause or contribute to an air quality exceedance of the most stringent applicable federal or state ambient air quality standard at the nearest sensitive receptor, taking into consideration ambient concentrations in each source receptor area (SRA), project size and distance to the sensitive receptor. However, LSTs only apply to emissions within a fixed stationary location, including idling emissions during project construction.

LSTs have been developed for emissions within areas up to five acres in size, with air pollutant modeling recommended for activity within larger areas. The SCAQMD provides lookup tables for project sites that measure one, two, or five acres. The project site is located in Source Receptor Area 3 (SRA-3, Southwest Coastal Los Angeles County). It is assumed that one acre would be disturbed on any given construction day. According to the SCAQMD's publication *Final Localized Significant (LST) Thresholds Methodology*, the use of LSTs is voluntary, to be implemented at the discretion of local agencies. LSTs for construction related emissions in the SRA 3 at varying distances between the source and receiving property are shown in Table 2.

Pollutant	Allowab		ns as a functio rom a one-acre	-	
	25	50	100	200	500
Gradual conversion of NO_x to NO_2	91	103	107	139	218
со	664	785	1,156	2,228	7,269
PM10	5	14	28	56	140
PM _{2.5}	3	5	9	21	75

Table 2SCAQMD LSTs for Construction

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

The construction work would occur within an urbanized area in Manhattan Beach. Residences are located within 25 meters of the construction corridor. To provide a conservative evaluation of construction emissions relative to LST thresholds, allowable emissions for 25 meters were used. As shown in Table 1, total emissions of NOx, CO, PM₁₀ and PM_{2.5} would not exceed the LST thresholds shown in Table 2 for receivers located within 25 meters of the site. Thus, on-site mitigated construction emissions are not provided herein for comparison with the LST values. The project would not exceed LST thresholds.

Project-related construction impacts would be **less than significant** per thresholds (b) and (d) referenced above.

Construction-Related Toxic Air Contaminant Impacts

The greatest potential for toxic air contaminant emissions would be related to diesel particulate emissions associated with heavy equipment operations during construction of the proposed project. According to SCAQMD methodology, health effects from carcinogenic air toxics are usually described in terms of "individual cancer risk". The California Office of Environmental Health Hazard Assessment (OEHHA) health risk guidance states that a residential receptor should be evaluated based on a 30-year exposure period. "Individual Cancer Risk" is the likelihood that a person exposed to concentrations of toxic air contaminants over a 70-year lifetime will contract cancer, based on the use of standard risk-assessment methodology. Given the short-term construction schedule, the proposed project would not result in a long-term (i.e., 30 or 70 year) exposure to a substantial source of toxic air contaminant short-term toxic air contaminant impacts would occur during construction of the proposed project.

Construction-Related Odor Impacts

Potential sources of odor during construction activities include equipment exhaust and activities such as paving. The objectionable odors that may be produced during the construction process would occur periodically and end when construction is completed. No significant impact related to odors would occur during construction of the proposed project per threshold (e) referenced above.

Greenhouse Gas Emissions

Gases that absorb and re-emit infrared radiation in the atmosphere are called greenhouse gases (GHGs). GHGs are present in the atmosphere naturally, are released by natural sources, or are formed from secondary reactions taking place in the atmosphere. The gases that are widely seen as the principal contributors to human-induced climate change include carbon dioxide (CO₂), methane (CH₄), nitrous oxides (N₂O), fluorinated gases such as hydrofluorocarbons (HFCs) and perfluorocarbons (PFCs), and sulfur hexafluoride (SF₆). GHGs are emitted by both natural processes and human activities. Of these gases, CO₂ and CH₄ are emitted in the greatest quantities from human activities. Emissions of CO₂ are largely by-products of fossil fuel combustion, whereas CH₄ results from off-gassing associated with agricultural practices and landfills. Man-made GHGs, many of which have greater heat-absorption potential than CO₂, include fluorinated gases and sulfur hexafluoride (SF₆)

Pursuant to the requirements of SB 97, the State CEQA Guidelines were amended in 2010 to require GHG emissions be addressed as part of the CEQA review process. These guidelines are used in evaluating the cumulative significance of GHG emissions from proposed projects. According to the adopted CEQA Guidelines, impacts related to GHG emissions from the proposed project would be significant if the project would:

- Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment; and/or
- Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases.

The adopted CEQA Guidelines provide general regulatory guidance on the analysis and mitigation of GHG emissions in CEQA documents but contain no suggested thresholds of significance for GHG emissions. Instead, lead agencies are given the discretion to set quantitative or qualitative thresholds for the assessment and mitigation of GHGs and climate change impacts. The SCAQMD threshold, which was adopted in December 2008, considers emissions of over 10,000 metric tons CO2E /year to be significant. However, the SCAQMD's threshold applies only to stationary sources and is expressly intended to apply only when the SCAQMD is the CEQA lead agency. Although not formally adopted, the SCAQMD has developed a draft quantitative threshold for all land use types of 3,000 metric tons

CO₂E /year (SCAQMD, September 2010). Note that lead agencies retain the responsibility to determine significance on a case-by-case basis for each specific project.

The City of Manhattan Beach adopted a Climate Action Plan (CAP) in April 2010. No project-specific annual GHG emission threshold was identified nor were measures related to reducing construction emissions included in the CAP. Thus, for the purpose of determining the significance of GHG impacts, a threshold of 3,000 metric tons of annual emissions is the threshold used herein.

Construction of the proposed project would generate temporary GHG emissions primarily associated with the operation of construction equipment and truck and worker trips. Daily GHG emissions were multiplied by 292, the estimated number of days required for construction of each project. Air districts such as the SCAQMD have recommended amortizing construction-related emissions over a 30-year period to calculate annual emissions.

Construction would generate approximately 642 metric tons of CO2E over the 292 day construction cycle. Amortized over 30 years, annual GHG emissions would be 21.4 metric tons. Estimated GHG emissions would not exceed the SCAQMD 3,000 MT annual recommended threshold nor would it adversely affect the City's implementation the of 2010 Climate Action Plan.

Energy Calculations

All fuel calculations are based on the total Carbon Dioxide Equivalent (CO2e) value calculated for construction phase and vehicle miles traveled (VMT) using the California Emission Estimator Model (CalEEMod) version 2016.3.2. Data are reported in annual metric tons of CO2e for the duration of each construction phase. Metric tons are converted to kilogram CO2e and then divided by a conversion factor used by the U.S. Environmental Protection Agency to estimate gallons of gasoline (8.87) and diesel fuel (10.18) consumed based on carbon emissions.

Table 4 shows the gasoline demand for construction haul, vendor and workers. Table 5 shows the diesel fuel demand for equipment operation. Gasoline demand was estimated assuming all vehicles would be gasoline fueled. Diesel fuel demand estimates assumed that all vehicles would be heavy-duty diesel-fueled equipment. Fuel demand estimates are conservative as the calculations were based on the daily use of equipment during heaviest construction phase.

	Constructio	n Worker Gase	oline Demand	
	CO2E MT	Total Duration (292 days)	Kg CO2e	Gallons
Haul	0.19	55.48	55,480	6,254
Vendor	0.0	0.0	0	0
Worker	0.17	49.64	49,640	5,596
Total				11,850

Table 4
Construction Worker Gasoline Demand

	Tab	ole 5		
Constructi	on Equip	nent Diese	l Demand	
	CO2E	Total	Kg CO2e	Gallons
	MT	Duration	-	
		(292 days)		
Infrastructure Installation	1.87	546	546,000	53,634

Thank you for the opportunity to support the project. Please let me know if you have questions. You can reach me via e-mail at 760-712-2199 or via e-mail <u>ryan@birdseyeplanninggroup.com</u>.

53,634

Regards,

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Total

Ryan Birdseye Principal

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Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

Manhattan Beach Sewer Projects

Los Angeles-South Coast County, Summer

1.0 Project Characteristics

1.1 Land Usage

Land Uses	Size	Metric	Lot Acreage	Floor Surface Area	Population
Other Asphalt Surfaces	43.56	1000sqft	1.00	43,560.00	0
1.2 Other Project Characteristics	ics				

Urbanization	Urban	Wind Speed (m/s)	2.2	Precipitation Freq (Days)	33
Climate Zone	8			Operational Year	2023
Utility Company	Southern California Edison				
CO2 Intensity (Ib/MWhr)	702.44	CH4 Intensity (Ib/MWhr)	0.029	N2O Intensity (Ib/MWhr)	0.006
1 3 Ilsar Entar	1 3 ser Entered Comments & Non-Default Data	n-Dafault Data			

1.3 User Entered Comments & Non-Default Data

Project Characteristics -

Land Use -

Construction Phase - Daily construction emissions

Off-road Equipment - equipment list provided by engineer/contractor

Off-road Equipment -

Construction Off-road Equipment Mitigation -

Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

New Value	0.38	63.00	0.31	Excavators	Paving Equipment	Rollers	Off-Highway Trucks	8.00	25.00
Default Value	0.75	132.00	0.36					7.00	30.00
Column Name	AcresOfGrading	HorsePower	LoadFactor	OffRoadEquipmentType	OffRoadEquipmentType	OffRoadEquipmentType	OffRoadEquipmentType	UsageHours	WorkerTripNumber
Table Name	tblGrading	tblOffRoadEquipment	tblOffRoadEquipment	tblOffRoadEquipment	tblOffRoadEquipment	tblOffRoadEquipment	tblOffRoadEquipment	tblOffRoadEquipment	tblTripsAndVMT

2.0 Emissions Summary

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Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

2.1 Overall Construction (Maximum Daily Emission)

Unmitigated Construction

CO2e		3,962.844 3	0.0000 3,962.844
N2O		0.0000	0000.0
CH4	ay	1.1884	1.1884
Total CO2	lb/day	3,933.135 0	3,933.135 0
Bio- CO2 NBio- CO2 Total CO2		3,933.135 0	0.0000 3,933.135 3,933.135 1.1884 0 0
Bio- CO2		0.0000 3,933.135 3,933.135 1.1884 0.0000 3,962.844 0 0 3	0000.0
PM2.5 Total		3.5612	3.5612
Exhaust PM2.5		0.9827	0.9827
Fugitive PM2.5	Ib/day	6.0657 2.5785 0.9827	2.5785
PM10 Total		6.0657	6.0657
Exhaust PM10		1.0682	1.0682
Fugitive PM10		4.9975	4.9975
S02		0.0405	0.0405
со		16.4914	24.4847 16.4914 0.0405
NOX		2.5155 24.4847 16.4914 0.0405 4.9975	
ROG		2.5155	2.5155
	Year	2021	Maximum

Mitigated Construction

	ROG	XON	co	S02	Fugitive	Exhaust	PM10	Fugitive	Exhaust	PM2.5	Bio-CO2	NBio-CO2	Bio- CO2 NBio- CO2 Total CO2	CH4	N2O	CO2e
					PM10	PM10		PM2.5	PM2.5	Total						
Year					Ib/day	ay							lb/day	Уя		
2021	2.5155	2.5155 24.4847 16.4914 0.0405 2.4026	16.4914	0.0405		1.0682	3.4707	1.2011	1.0682 3.4707 1.2011 0.9827 2.1838	2.1838	0.0000	3,933.135 0	0.0000 3,933.135 3,933.135 1.1884 0.0000 3,962.844 0 0 3	1.1884	0.0000	3,962.844 3
Maximum	2.5155	2.5155 24.4847 16.4914	16.4914	0.0405	2.4026	1.0682	3.4707	1.2011	0.9827	2.1838	0.000	3,933.135 0	0.0000 3,933.135 3,933.135 0 0	1.1884	0.0000 3,962.844 3	3,962.844 3

	ROG	NOX	со	S02	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	Bio- CO2 NBio-CO2 Total CO2	Total CO2	CH4	N20	CO2e
Percent Reduction	00.0	0.00	00.0	00.0	51.92	00.0	42.78	53.42	00.0	38.68	00'0	00.0	0.00	0.00	0.00	0.00

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Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

2.2 Overall Operational

Unmitigated Operational

CO2e		0.0102	0.0000	0.0000	0.0102						
N2O			0.0000	#	0.000						
CH4	day	łay	ay	3.0000e- 005	0.0000	0.0000	3.0000e- 005				
Total CO2	lb/day	9.5300e- 9.5300e- 003 003	0.0000	0.0000	9.5300e- 003						
Bio- CO2 NBio- CO2 Total CO2		9.5300e- 003	0.0000	0.0000	9.5300e- 9 003						
Bio- CO2											
PM2.5 Total		2.0000e- 005	0.000.0	0.0000	2.0000e- 005						
Exhaust PM2.5	Ib/day	2.0000e- 005	0.0000	0.0000	2.0000e- 005						
Fugitive PM2.5		day	/day				0.0000	0.000			
PM10 Total					0.0000	0.0000	2.0000 c - 005				
Exhaust PM10				/day	day	2.0000 0 - 005	0.0000	0.0000	2.0000 c - 005		
Fugitive PM10				0.0000	0.000						
S02				0.0000	0.0000	0.0000	0.000				
со								4.4500e- 003	0.0000	0.0000 0.0000	4.4500e- 003
NOX					4.0000e- 005	0.0000	0.0000	4.0000e- 005			
ROG		0.0192	0.0000	0.0000	0.0192						
	Category	Area	Energy	Mobile	Total						

Mitigated Operational

CO2e		0.0102	0.0000	0.0000	0.0102
N2O			0.0000		0.000
CH4	ay	3.0000e- 005	0.0000	0.0000	3.0000e- 005
Total CO2	lb/day	9.5300e- 9.5300e- 003 003	0.0000	0.0000	9.5300e- 3. 003
Bio- CO2 NBio- CO2 Total CO2		9.5300e- 003	0.0000	0.0000	9.5300e- 003
Bio- CO2					
PM2.5 Total		2.0000e- 005	0.0000	0.0000	2.0000 0 - 005
Exhaust PM2.5		2.0000e- 005	0.0000	0.0000	2.0000e- 2. 005
Fugitive PM2.5				.0000	.0000
PM10 Total		2.0000e- 005	0.0000	0.0000	2.0000e-0 005
Exhaust PM10	lb/day	2.0000e- 2.0000e- 005 005	0.0000	0.0000	2.0000e- 2.0 005
Fugitive PM10)/qI			0.0000	0.000
S02		0.0000	0.0000	0.0000	0.0000
со		4.4500e- 003	0.0000	0.0000	4.0000e- 4.4500e- 005 003
NOX		0.0192 4.0000e- 4.4500e- 0.0000 005 003	0.0000	0.0000 0.0000	4.0000e- 005
ROG		0.0192	0.0000	0.0000	0.0192
	Category	Area	Energy	Mobile	Total

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Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

CO2e	0.00
N20	0.00
CH4	0.0
Total CO2	0.00
Bio- CO2 NBio-CO2 Total CO2	00.0
Bio- CO2	00.0
PM2.5 Total	00.0
Exhaust PM2.5	00.0
Fugitive PM2.5	00.0
PM10 Total	00.0
Exhaust PM10	00.0
Fugitive PM10	00.0
S02	00.0
со	00.0
XON	0.00
ÐOY	00'0
	Percent Reduction

3.0 Construction Detail

Construction Phase

Grading Crading 10/4/2021 10/5/2021 5 2	Phase Description	
Phase Name Phase Type Start Date End Date Grading Grading 10/4/2021 10/5/2021		2
Phase Name Phase Type Start Date End Date Grading Grading 10/4/2021 10/5/2021	Num Da	
Phase Name Phase Type Start Date End Date Grading Grading 10/4/2021 10/5/2021	Num Days Week	
Phase Name Phase Type Grading 10/	End Date	10/5/2021
Phase Name Grading	Start Date	10/4/2021
P Grading	Phase Type	Grading
Phase Number	Phase Name	Grading
	Phase Number	

Acres of Grading (Site Preparation Phase): 0

Acres of Grading (Grading Phase): 0.38

Acres of Paving: 1

Residential Indoor: 0; Residential Outdoor: 0; Non-Residential Indoor: 0; Non-Residential Outdoor: 0; Striped Parking Area: 0 (Architectural Coating – sqft)

<u>OffRoad Equipment</u>

Phase Name	Offroad Equipment Type	Amount	Usage Hours	Horse Power	Load Factor
	Excavators	+	8.00	158	0.38
	Graders		6.00		0.41
	Paving Equipment		1.00	63	0.31
Grading	Rollers	2	2.00	80	0.38
	Off-Highway Trucks	5	2.00		0.38
	Rubber Tired Dozers		6.00		0.40
Grading	Tractors/Loaders/Backhoes	-	8.00	67	0.37

Trips and VMT

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Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

Phase Name	Offroad Equipment	Worker Trip	Vendor Trip	Hauling Trip	Worker Trip	Vendor Trip Hauling Trip	Hauling Trip	Worker Vehicle	Vendor	Vendor Hauling
	Count	Number	Number	Number	Length	Length Length	Length	Class	Vehicle Class	/ehicle Class Vehicle Class
Grading	12	25.00	00.00	0.00	14.70	6.90		20.00 LD_Mix	HDT_Mix	ННDT

3.1 Mitigation Measures Construction

Water Exposed Area

3.2 Grading - 2021

Unmitigated Construction On-Site

		1		
CO2e		0.0000	3,677.942 1	3,677.942 1
N2O				
CH4	ay		1.1800	1.1800
Total CO2	lb/day	0.0000	3,648.442 6	3,648.442 3,648.442 1.1800 6 6
NBio- CO2			3,648.442 3,648.442 1.1800 6 6	3,648.442 6
Bio- CO2 NBio- CO2 Total CO2 CH4				
PM2.5 Total		2.5044	0.9806	3.4851
Exhaus PM2.5		0.0000 2.5044	0.9806	0.9806
Fugitive PM2.5		4.7181 2.5044		2.5044
t PM10 Total		4.7181	1.0659	5.7840
Exhaust PM10	lb/day	0.0000	1.0659	1.0659
Fugitive PM10)/qI	4.7181		4.7181
S02			0.0377	0.0377
со			15.4844	15.4844
NOX			2.4084 24.4110 15.4844 0.0377	2.4084 24.4110 15.4844 0.0377 4.7181
ROG			2.4084	2.4084
	Category	Fugitive Dust	Off-Road	Total

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Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

3.2 Grading - 2021

Unmitigated Construction Off-Site

			1		
CO2e		0.0000	0.0000	284.9022	284.9022
N2O					
CH4	ay	0.000.0	0.0000	8.3900e- 003	8.3900e- 003
Total CO2	lb/day	0.0000 0.00000	0.0000	284.6925	284.6925
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000	284.6925 284.6925 8.3900e- 003	284.6925 284.6925
Bio- CO2					
PM2.5 Total		0.0000	0.0000	0.0762	0.0762
Exhaust PM2.5			0.0000	2.0800 c- 003	2.0800e- 003
Fugitive PM2.5		0.0000	0.0000	0.0741	0.0741
PM10 Total		0.0000 0.0000	0.0000	0.2817	0.2817
Exhaust PM10	lb/day		0.0000	2.2600e- 003	2.2600e- 003
Fugitive PM10	lb/c	0.0000	0.0000	0.2794	0.2794
S02		0.0000	0.0000	2.8600e- 0.2794 003	2.8600 0 - 003
со		0.000.0	0.0000	1.0069	1.0069
XON		0.0000 0.0000 0.0000 0.0000	0.0000 0.0000	0.1072 0.0737	0.0737
ROG		0.0000	0.0000	0.1072	0.1072
	Category	Hauling	Vendor	Worker	Total

Mitigated Construction On-Site

NOX	CO	SO2	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	NBio- CO2	NBio- CO2 Total CO2	CH4	N20	CO2e
			lb/day	lay							lb/day	lay		
			2.1231	0.0000	0.0000 2.1231 1.1270 0.0000	1.1270		1.1270			0.0000			0.0000
2.4084 24.4110 15.4844 0.0377	44	0.0377		1.0659	1.0659		0.9806	0.9806	0.0000	3,648.442 6	3,648.442 3,648.442 1.1800 6 6	1.1800		3,677.942 1
0 15.48	44	2.4084 24.4110 15.4844 0.0377 2.123	2.1231	1.0659	3.1890	3.1890 1.1270 0.9806	0.9806	2.1076	0.000	3,648.442 6	0.0000 3,648.442 3,648.442 6	1.1800		3,677.942 1

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Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

3.2 Grading - 2021

Mitigated Construction Off-Site

0		0	0	22	22
CO2e		0.0000	0.0000	284.9022	284.9022
N2O					
CH4	ay	0.000.0	0.0000	5 8.3900e- 003	8.3900e- 003
Total CO2	lb/day	0.0000 0.0000	0.0000	284.6925	284.6925 284.6925
Bio-CO2 NBio-CO2 Total CO2		0.0000	0.0000	284.6925	284.6925
Bio- CO2					
PM2.5 Total		0.0000	0.0000.0	0.0762	0.0762
Exhaust PM2.5			0.0000	2.0800e- 003	2.0800e- 003
Fugitive PM2.5		0.0000 0.0000	0.0000	0.0741	0.0741
PM10 Total		0000.0	0.0000	0.2817	0.2817
Exhaust PM10	lb/day	0.0000	0.0000	2.2600e- 003	2.2600e- 003
Fugitive PM10)/qI	0.0000	0.0000	0.2794	0.2794
S02		0.0000	0.0000	2.8600e- 003	2.8600 c- 003
со		0.0000	0.0000 0.0000 0.0000	1.0069 2.8600e- (003	1.0069 2.8600e- 003
NOX		0.0000 0.0000 0.0000 0.0000	0.0000	0.0737	0.0737
ROG		0.0000	0.0000	0.1072	0.1072
	Category	Hauling	Vendor	Worker	Total

4.0 Operational Detail - Mobile

4.1 Mitigation Measures Mobile

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Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

	ROG	NOX	S	S02	Fugitive PM10	Exhaust PM10	PM10 Total	Fugitive PM2.5	Exhaust PM2.5	PM2.5 Total	Bio- CO2	Bio- CO2 NBio- CO2 Total CO2	Total CO2	CH4	N2O	CO2e
Category)/qI	lb/day							lb/day	łay		
Mitigated	0.0000	0.0000		0.000	0.0000		0.000.0	0.0000	0.0000	0.0000			0.0000 0.0000	0000.0		0.0000
Unmitigated 0.0000 0.0000 0.0000 0.0000 0.0000	0.0000	0.0000	0.0000	0.0000	0.0000		0.0000	0.0000	0.0000 0.0000 0.0000 0.0000	0.0000	-	0.0000	0.0000	0.000.0		0.0000

4.2 Trip Summary Information

	Aver	Average Daily Trip Rate	ate	Unmitigated	Mitigated
Land Use	Weekday	Saturday Sunday	Sunday	Annual VMT	Annual VMT
Other Asphalt Surfaces	0.00	0.00	0.00		
Total	00.00	00.0	00.0		

4.3 Trip Type Information

Trip Purpose %	Pass-by	0
	Primary	0
	H-O or C-NW	00.0
Trip %	H-S or C-C	0.00
	H-W or C-W	0.00
	H-O or C-NW H-W or C-W H-S or C-C H-O or C-NW	6.90
Miles	H-S or C-C	8.40
	H-W or C-W H-S or C-C	16.60
	Land Use	Other Asphalt Surfaces

4.4 Fleet Mix

Land Use	LDA	LDT1	LDT2	MDV	LHD1	LHD2	MHD	ПНD	OBUS	UBUS	MCY	SBUS	MH
Other Asphalt Surfaces	0.545842	545842 0.044768	0.205288	0.119317	0.015350	288 0.119317 0.015350 0.006227 0.020460 0.031333 0.002546 0.002133 0.005184	0.020460	0.031333	0.002546	0.002133	0.005184	0.000692	0.000862
			-	-		-	-	-	-	-		-	

5.0 Energy Detail

Historical Energy Use: N

Page 10 of 13

Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

5.1 Mitigation Measures Energy

CO2e		0.0000	0.0000
N2O		0.0000	0.0000
CH4	ay	0.000.0	0.0000 0.0000
Total CO2	lb/day	0.000.0	0.0000 0.0000
Bio-CO2 NBio-CO2 Total CO2 CH4		0.0000 0.0000 0.0000 0.0000	0.0000
Bio- CO2			
PM2.5 Total		0.0000	0.0000
Exhaust PM2.5		0.0000 0.0000	0.0000 0.0000
Fugitive PM2.5	lb/day		
PM10 Total		0.0000	0.0000
Exhaust PM10		0.0000 0.0000	0.0000
Fugitive PM10			
SO2		0.0000	0.0000
C		0.0000	0.0000
XON		0.0000	0.0000 0.0000 0.0000 0.0000
ROG		0.0000	0.0000
	Category	NaturalGas 0.0000 0.0000 0.0000 0.0000 Mitigated	NaturalGas Unmitigated

5.2 Energy by Land Use - NaturalGas

Unmitigated

CO2e		0.0000	0.0000
N20		0.000.0	0.000
CH4	ay	0.0000	0.000
Total CO2	Ib/day	0.0000 0.0000 0.0000 0.0000	0.000.0
NBio- CO2		0.0000	0.000
Bio- CO2 NBio- CO2 Total CO2			
PM2.5 Total		0.0000	0.000
Exhaust PM2.5		0.0000 0.0000	0.0000
Fugitive PM2.5			
PM10 Total		0.0000 0.0000	0.000
Exhaust PM10	lb/day	0.0000	0.000
Fugitive PM10	/qI		
S02		0.0000	0.000
СО		0.0000	0.0000
NOX		0.0000	0.0000
ROG		0.0000 0.0000 0.0000	0.0000
NaturalGa ROG s Use	kBTU/yr	0	
	Land Use	Other Asphalt Surfaces	Total

Page 11 of 13

Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

5.2 Energy by Land Use - NaturalGas

Mitigated

CO2e		0.0000	0.0000
N2O		0.000.0	0.000
CH4	lay	0.000.0	0.000
Total CO2	Ib/day	0.0000 0.0000 0.0000 0.0000	0.000
Bio- CO2 NBio- CO2 Total CO2		0.0000	0.0000
Bio- CO2			
PM2.5 Total		0.0000	0.0000
Exhaust PM2.5		0.0000 0.0000	0.0000
Fugitive PM2.5			
PM10 Total		0.0000 0.0000	0.000
Exhaust PM10	/day	0.0000	0.000
Fugitive PM10	/qı		
S02		0.0000	0.000
S		0.0000 0.0000 0.0000 0.0000	0.000
NOX		0.0000	0.000
ROG		0.0000	0.0000
NaturalGa s Use	kBTU/yr	0	
	Land Use	Other Asphalt Surfaces	Total

6.0 Area Detail

6.1 Mitigation Measures Area

CO2e		0.0102	0.0102
N2O			
CH4	٨	3.0000e- 005	э- 3.0000е- 005
Total CO2	lb/day	5300(003	5300 003
Bio- CO2 NBio- CO2 Total CO2		9.5300e- 003	9.5300e- 9. 003
Bio- CO2			
PM2.5 Total		2.0000e- 005	2.0000e- 005
Exhaust PM2.5		2.0000e- 2.0000e- 005 005	2.0000e- 005
Fugitive PM2.5			
PM10 Total		2.0000e- 005	2.0000 c- 005
Exhaust PM10	lb/day	2.0000e- 005	2.0000e- 005
Fugitive PM10	/qı		
S02		0.0000	0.0000
со		4.4500e- 003	4.4500e- 003
NOX		0.0192 4.0000e- 4.4500e- 0.0000 005 003	0.0192 4.0000e- 4.4500e- 0.0000 005 003
ROG		0.0192	0.0192
	Category	Mitigated	Unmitigated

Page 12 of 13

Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

6.2 Area by SubCategory

Unmitigated

			_	_	
CO2e		0.0000	0.0000	0.0102	0.0102
N2O					
CH4	ау			3.0000e- 005	3.0000e- 005
Total CO2	lb/day	0.0000	0.0000	9.5300e- 003	.5300e- 003
Bio- CO2 NBio- CO2 Total CO2				9.5300e- 003	9.5300e- 9. 003
Bio- CO2					
PM2.5 Total		0.0000	0.0000	2.0000e- 005	2.0000 0 - 005
Exhaust PM2.5		0.0000	0.0000	2.0000e- 005	2.0000e- 2 005
Fugitive PM2.5					
PM10 Total		0.0000	0.0000	2.0000e- 005	2.0000 c- 005
Exhaust PM10	lb/day	0.0000	0.0000	2.0000 c - 005	2.0000e- 005
Fugitive PM10)/qI				
S02				0.0000	0.0000
со				4.4500e- 003	4.4500e- 003
NOX				4.1000e- 4.0000e- 4.4500e- 004 005 003	4.0000e- 4.4500e- 005 003
ROG		3.3200e- 003	0.0154	4.1000e- 004	0.0192
	SubCategory	Architectural Coating	Consumer Products	Landscaping	Total

Mitigated

CO2e		0.000.0	0.000.0	0.0102	0.0102
N2O			•	•	
CH4	lb/day			3.0000e- 005	3.0000e- 005
Bio- CO2 NBio- CO2 Total CO2)/qI	0.0000	0.0000	e- 9.5300e- 3.0 003 (9.5300e- 3. 003
NBio- CO2				9.5300e- 003	9.5300e- 9. 003
Bio- CO2			1 1 1 1 1 1 1 1 1	1 1 1 1 1 1 1	
PM2.5 Total		0.000.0	0000.0	2.0000e- 005	2.0000 c- 005
Exhaust PM2.5		0000.0	0.0000	2.0000e- 005	2.0000e- 005
Fugitive PM2.5					
PM10 Total		0.0000	0.0000	2.0000e- 005	2.0000 0 - 005
Exhaust PM10	lb/day	0.0000	0.0000	2.0000e- 005	2.0000 c - 005
Fugitive PM10)qı				
S02				0.0000	0000.0
СО				4.4500e- 003	4.4500e- 003
NOX				4.1000e- 4.0000e- 4.4500e- 004 005 003	0.0192 4.0000e- 4.4500e- 005 003
ROG		3.3200e- 003	0.0154	4.1000e- 004	0.0192
	SubCategory	· · · ·		Landscaping	Total

7.0 Water Detail

CalEEMod Version: CalEEMod.2016.3.2

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Manhattan Beach Sewer Projects - Los Angeles-South Coast County, Summer

7.1 Mitigation Measures Water

8.0 Waste Detail

8.1 Mitigation Measures Waste

9.0 Operational Offroad

Fuel Type
Load Factor
Horse Power
Days/Year
Hours/Day
Number
Equipment Type

10.0 Stationary Equipment

Fire Pumps and Emergency Generators

	Equipment Type	Number	Hours/Day	Hours/Year	Horse Power	Load Factor	Fuel Type

Boilers

Fuel Type
Boiler Rating
Heat Input/Year
Heat Input/Day
Number
Equipment Type

User Defined Equipment

Number	
Equipment Type	

11.0 Vegetation

APPENDIX B Cultural Resources Records Search and Paleontology Records Check

South Central Coastal Information Center

California State University, Fullerton Department of Anthropology MH-426 800 North State College Boulevard Fullerton, CA 92834-6846 657.278.5395 / FAX 657.278.5542 sccic@fullerton.edu

California Historical Resources Information System Orange, Los Angeles, and Ventura Counties

6/28/2021

Records Search File No.: 22482.8625

Patrick Maxon VCS Environmental 30900 Rancho Viejo Road, Suite 100 San Juan Capistrano CA 92675

Re: Records Search Results for the Manhattan Beach Pump Stations Project

The South Central Coastal Information Center received your records search request for the project area referenced above, located on the Venice and Redondo Beach, CA USGS 7.5' quadrangles. <u>Due to the COVID-19 emergency</u>, we have temporarily implemented new records search protocols. With the exception of some reports that have not yet been scanned, we are operationally digital for Los Angeles, <u>Orange</u>, and <u>Ventura Counties</u>. See attached document for your reference on what data is available in this format. The following reflects the results of the records search for the project area and a ¼-mile radius:

As indicated on the data request form, the locations of resource and reports are provided in the following format: \Box custom GIS maps \boxtimes shape files \Box hand drawn maps

Resources within project area: 0	None
Resources within ¼-mile radius: 1	SEE ATTACHED LIST
Reports within project area: 1	LA-02904
Reports within ¼-mile radius: 1	SEE ATTACHED LIST

Resource Database Printout (list):	\Box enclosed	not requested	🛛 nothing listed
Resource Database Printout (details):	oxtimes enclosed	□ not requested	nothing listed
Resource Digital Database (spreadsheet):	\Box enclosed	🛛 not requested	nothing listed
Report Database Printout (list):	oxtimes enclosed	not requested	nothing listed
<u>Report Database Printout (details):</u>	oxtimes enclosed	□ not requested	nothing listed
Report Digital Database (spreadsheet):	\Box enclosed	⊠ not requested	nothing listed
Resource Record Copies:	oxtimes enclosed	□ not requested	nothing listed
Report Copies:	\Box enclosed	⊠ not requested	□ nothing listed
OHP Built Environment Resources Directory (B	<u>ERD) 2019</u> :	🛛 available online	e; please go to
https://ohp.parks.ca.gov/?page_id=30338			
Archaeo Determinations of Eligibility 2012:	\Box enclosed	□ not requested	🛛 nothing listed

Los Angeles Historic-Cultural Monuments	enclosed
Historical Maps:	$oxtimes$ enclosed \Box not requested \Box nothing listed
Ethnographic Information:	🖾 not available at SCCIC
Historical Literature:	🖂 not available at SCCIC
GLO and/or Rancho Plat Maps:	⊠ not available at SCCIC
Caltrans Bridge Survey:	🖾 not available at SCCIC; please go to
http://www.dot.ca.gov/hq/structur/strmaint/h	<u>istoric.htm</u>
Shipwreck Inventory:	🖾 not available at SCCIC; please go to
http://shipwrecks.slc.ca.gov/ShipwrecksDatabas	se/Shipwrecks Database.asp
Soil Survey Maps: (see below)	oxtimes not available at SCCIC; please go to
http://websoilsurvey.nrcs.usda.gov/app/WebSoi	ilSurvey.aspx

Please forward a copy of any resulting reports from this project to the office as soon as possible. Due to the sensitive nature of archaeological site location data, we ask that you do not include resource location maps and resource location descriptions in your report if the report is for public distribution. If you have any questions regarding the results presented herein, please contact the office at the phone number listed above.

The provision of CHRIS Data via this records search response does not in any way constitute public disclosure of records otherwise exempt from disclosure under the California Public Records Act or any other law, including, but not limited to, records related to archeological site information maintained by or on behalf of, or in the possession of, the State of California, Department of Parks and Recreation, State Historic Preservation Officer, Office of Historic Preservation, or the State Historical Resources Commission.

Due to processing delays and other factors, not all of the historical resource reports and resource records that have been submitted to the Office of Historic Preservation are available via this records search. Additional information may be available through the federal, state, and local agencies that produced or paid for historical resource management work in the search area. Additionally, Native American tribes have historical resource information not in the CHRIS Inventory, and you should contact the California Native American Heritage Commission for information on local/regional tribal contacts.

Should you require any additional information for the above referenced project, reference the record search number listed above when making inquiries. Requests made after initial invoicing will result in the preparation of a separate invoice.

Thank you for using the California Historical Resources Information System,

Digitally signed by Michelle Galaz Date: 2021.06.28 08:15:15 -07'00'

Michelle Galaz Assistant Coordinator

Primary #_____<u>19=187</u>799 State of California — The Resources Agency HRI#_____ DEPARTMENT OF PARKS AND RECREATION Trinomial PRIMARY RECORD NRHP Status Code 6Y Other Listings Review Code _____ Reviewer _____ Date _____ *Resource Name or #: (Assigned by recorder) Cingular EL0152-2 *Page 1 of 7 *P1. Other Identifier: Mira Costa High School Location:
Difference Not for Publication Difference Unrestricted * a. County: Los Angeles *P2. and (P2b and P2c or P2d. Attach a Location Map as necessary.) *Date: 1975 T;R; % of % of Sec; B.M.: SB c. Address: 7101 S. Peck Avenue City: Manhattan Beach Zip: 90266 mN d. UTM: (Give more than one for large or linear resources) Zone; Me/

e. Other Locational Data (e.g., parcel #, directions to resource, elevation, etc., as appropriate):

Assessor's Parcel No. 4168-002-806

*P3a. Description (Describe resource and its major elements. Include design, materials, condition, alterations, size, setting, and boundaries):

The resource is a multi-story, egg-shaped, asymmetrical, Modern style, auditorium building. The building has a concrete foundation, brick exterior, and a multi-level roof. The building's main entrance is the dominant feature on the building. The main entrance has soaring arches placed in a row that curves around the north facade of the building. The arches at the entrance area are filled with multilight, metal framed, fixed pane windows that are framed by white concrete beams. The ground level area has several metal and glass sliding doors set across the curve of the entrance area. No windows are present on any other area of the structure. The remaining doors on the structure are single or paired metal utility style doors. White concrete pilasters divided the brick facade exterior into sections, adding minimal detailing to the otherwise plain brick walls. The building is in excellent condition and is surrounded by other buildings in the education complex, a parking lot to the east, and grass lawn and large trees on the west and south sides of the building. The entrance faces into the high school complex, allowing access from other

*P3b. Resource Attributes: (List attributes and codes) HP-15: Educational Building



*P11. Report Citation (Cite survey

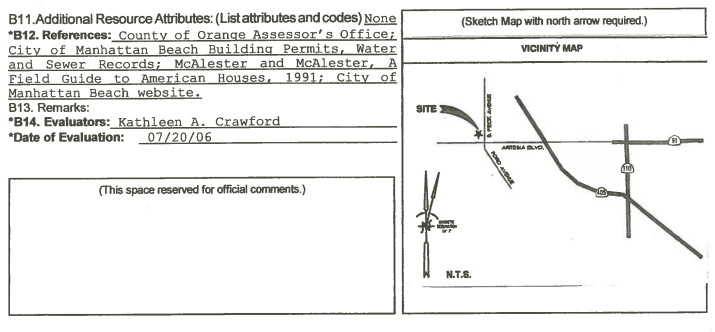
report and other sources, or enter "none".)<u>None</u> *Attachments: DNONE DLocation Map DSketch Map & Continuation Sheet & Building, Structure, and Object Record DArchaeological Record District Record Linear Resource Record Milling Station Record DRock Art Record DArtifact Record DPhotograph Record D Other (List):

	19-101199
State of California — The Resources Agency	Primary #
DEPARTMENT OF PARKS AND RECREATION	HRI#
BUILDING STRUCTURE AND OBJECT RECORD *1	NRHP Status Code 6Y
*Page 2 of 7 *Resource Nan	ne or # (Assigned by recorder) Cinqular EL0152-2
B1. Historic Name: Mira Costa High School/Aud	itorium
B2 Common Name: Mira Costa High School/Au	ditorium
B3. Original Use: Educational B4	. Present Use: Educational
*B5. Architectural Style: Modern	
*B6. Construction History: (Construction date, alternations, and	idateofalterations) The building was constructed in ca.
1960.	
*B7. Moved? No Diges Dunknown Date:	
*B8. Related Features:	
B9a. Architect: Moody and Flewelling	b. Builder: Davies, Keusder and Brown
*B10 Significance: Theme · Modern Architecture	Area: Manhattan Beach, Period of Significance 1960-
Present Property Type Educational A or architectural context as defined by theme, period, and	pplicable Criteria <u>C</u> (Discuss importance in terms of historical
The City of Manhattan Beach is located or	a land that was originally occupied by Native

100000

a O

Americans, and after 1769 by Spanish settlers, Mexican ranchers, and American The City of Mannattan entrepreneurs. By 1850, California had become a state and Americans began to change the character of California with ranches, orchards, and new cities. The City of Manhattan Beach was originally part of Rancho Sausa Redondo. The rancho land was purchased by George Peck and portions were sold to other owners. One of these owners, Stewart Merrill, in 1901, bought the southern section of the ranch and called the area Manhattan, after his birthplace. Merrill began building structures and the city was incorporated in 1912.After World War II, the city began to expand rapidly with the influx of servicemen and their families. Southern California grew extensively because so many servicemen had passed through the area on their way to the Pacific war theaters and came back to make their homes in the small cities and towns after the war. In the late 1940s, the city of Manhattan Beach recognized the need for a new high school that would accommodate the children of these new residents. A decision was made to start construction of the South Bay Union High School District in 1949. The high school was named the Manhattan-Hermosa High School and the address was first listed as 1401 Gould Avenue. Samuel E. Lunden was chosen as the architect for the first buildings on the campus. Construction began on the campus buildings in 1951. Some of the earliest buildings were the Machine Shop, Science Building, Classrooms, the Gymnasium, and the Music Building. A variety of contractors were used for the different buildings. The decision was made to construct the Auditorium building and it was built in 1960. The architect was the firm of Moody and Flewelling, according to Permit #065260, dated October 28, 1960. The cost of the structure was \$748,740. The building is in original condition and does not appear to have alterations.



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Primary #

HRI # __

Trinomial _____

Page 3 of 7 *Resource Name or # (Assigned by recorder) Cingular EL0152-2 *Recorded by K.A. Crawford/Crawford Historic Services Date 07/20/06 © Continuation □ Update

(continued from page 2)

Integrity Statement

In regard to the seven aspects of integrity of location, design, setting, materials, workmanship, feel and association, the ca. 1960 building on this property has retained its original location. It has not been moved. The building's setting, feel and association have remained intact since its construction. In addition, its original materials, and workmanship have remained intact as the building. The integrity level of the property is good and the condition of the building is excellent.

National Register of Historic Places Eligibility Evaluation

The property was assessed under National Register Criterion A for its potential significance as part of a historic trend that may have made a significant contribution to the broad patterns of our history. The building was constructed as part of the overall educational development of Manhattan Beach during the post-World War II years. It was part of the general expansion of the city as the city needed to provide education for the children of the new residents. There is no significant historic trend or event that is associated with this property. Therefore, the property does not appear to qualify for the National Register of Historic Places (NHRP) under Criterion A.

The property was considered under Criterion B for its association with the lives of persons significant in our past. There is no evidence to suggest that any of the persons associated with the construction or development of the property were considered important in the history of this property. None of the persons associated with this building appear to have made any significant contributions to the development of the area and do not appear to be historically significant in any way. Therefore, the property does not appear to qualify for the National Register of Historic Places (NHRP) under Criterion B.

The property was evaluated for Criterion C for embodying the distinctive characteristics of a type, period, or method of Modern construction, or representing the work of a master, or possessing high artistic values, or representing a significant and distinguishable entity whose components lack individual distinction. The building was constructed to provide high school space in Manhattan Beach in the mid-twentieth century. The building was designed in a basic Modern style. The building does not represent a significant and distinguishable entity whose components may lack individual distinction. The building serves as an example of the Modern style which was used extensively in Los Angeles for structures in the 1960s. The building does not include distinctive elements of this style and its design does not rise to a level of architectural significance. The building does not serve as a significant example of the style to qualify for National Register status. The building does not include significant artistic values and does not represent the work of a master architect or craftsman. None of the people connected with the design and construction were considered to be master architects or craftsman. The building retains its basic integrity in terms of mass and form. Therefore, the property does not appear to qualify for the National Register of Historic Places (NHRP) under Criterion C.

The property was considered for Criterion D for the potential to yield, or may be likely to yield, information important to prehistory or history. In order for buildings, structures and objects to be eligible under this criterion, they would need to "be, or must have been, the principal source of information." This is not the case with this property. Therefore, the property does not appear to qualify for the National Register of Historic Places (NHRP) under Criterion D.

In summary, the property does not appear to qualify for the NHRP under Criterion C. Therefore, the building is not a historic resource for the purposes of NHPA. The property was not assessed for California Register or local designation eligibility.

State of California — The Resources Agency **DEPARTMENT OF PARKS AND RECREATION CONTINUATION SHEET**

Primary # HRI#_

19-187799

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Page _____ of ____ *Resource Name or # (Assigned by recorder) Cingular EL0152-2 *Recorded by K.A. Crawford/Crawford Historic Services Date 07/20/06 ⊠ Continuation □ Update **Mira Costa High School**

View Southwest/North Facade July 20, 2006



Mira Costa High School View West/East Facade July 20, 2006



State of California — The Resources Agency **DEPARTMENT OF PARKS AND RECREATION CONTINUATION SHEET**

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Primary # _ HRI#

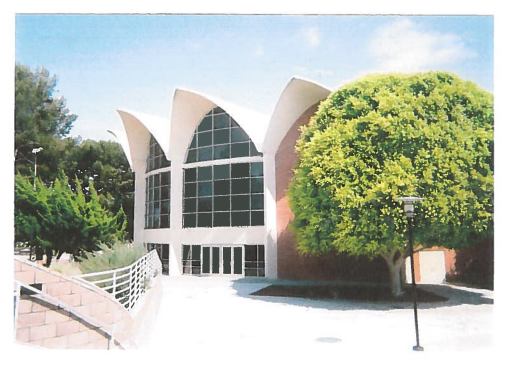
Trinomial

Page <u>5</u> of <u>7</u> *Resource Name or # (Assigned by recorder) <u>Cingular EL0152-2</u> *Recorded by K.A. Crawford/Crawford Historic Services Date 07/20/06 ⊠ Continuation □ Update **Mira Costa High School** View West/East Facade

July 20, 2006



Mira Costa High School View East/North Facade July 20, 2006



State of California — The Resources Agency DEPARTMENT OF PARKS AND RECREATION **CONTINUATION SHEET**

Page <u>6</u> of <u>7</u>

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Primary # HRI#

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Trinomial

*Resource Name or # (Assigned by recorder) Cingular EL0152-2

*Recorded by K.A. Crawford/Crawford Historic Services Date 07/20/06 ⊠ Continuation □ Update

Mira Costa High School View Southeast/North and West Facades July 20, 2006



Mira Costa High School View North/West and South Facades July 20, 2006



State of California — The Resources Agency DEPARTMENT OF PARKS AND RECREATION CONTINUATION SHEET

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Primary #_ HRI # ____

Trinomial

Page __7_ of __7_

*Resource Name or # (Assigned by recorder) Cingular EL0152-2

*Recorded by K.A. Crawford/Crawford Historic Services Date 07/20/06 Continuation Update

Mira Costa High School View North/South and East Facades July 20, 2006



Natural History Museum of Los Angeles County 900 Exposition Boulevard Los Angeles, CA 90007

tel 213.763.DINO www.nhm.org

Research & Collections

e-mail: paleorecords@nhm.org

May 28, 2021

VCS Environmental

Attn: Pat Maxon

re: Paleontological resources for the Manhattan Beach Pump Stations and Pipeline Project

Dear Pat:

I have conducted a thorough search of our paleontology collection records for the locality and specimen data for proposed development at the Manhattan Beach Pump Stations and Pipeline project area as outlined on the portion of the Venice USGS topographic quadrangle map that you sent to me via e-mail on May 25, 2021. We do not have any fossil localities that lie directly within the proposed project area, but we do have fossil localities nearby from the same sedimentary deposits that occur in the proposed project area, either at the surface or at depth.

The following table shows the closest known localities in the collection of the Natural History Museum of Los Angeles County.

Locality Number	Location	Formation	Таха	Depth
	20041011	Palos Verdes Sand	- unu	Unknown,
	El Segundo	/ San Pedro		collected
	power	Formation (well		during
LACM IP	generating	bedded, yellow-tan		excavations at
34958	station	to green-grey sand)	Invertebrates (unspecified)	power plant
	Water line	Dune sand over		· · ·
	trench on	marine terrace		
	Franklin Ave.,	(massive, light		
LACM IP	approx. 10 ft E	brown to reddish-		
34957	of Standard St.	brown sand)	Pismo clam (<i>Tivela stultorum</i>)	3 ft bgs
	Westchester,			
	NW of			
	intersection of			
	West Century	Unknown formation		
	Blvd &	(Pleistocene; silty		
LACM VP 7332	Bellanca Ave	sand)	Mammoth (<i>Mammuthus</i>)	40 ft bgs
	Los Angeles			
	International	Unknown formation		
LACM VP 3264	Airport	(sands)	Elephant family (Proboscidea)	25 ft bgs
LACM VP 3789	8734 Bellanca	Unknown formation	Mammoth (Mammuthus)	14 ft bgs



	Avenue, Westchester	(Pleistocene; pebbly gray-green to brown mud that directly overlies a gray-green fine sand)		
			Invertebrates: lobster/crab family	
			(Decapoda), Washington clams	
			(Saxidomus), gastropods (Kurtizella, Ithycythara), barnacle	
			(<i>Megabalanus</i>), limpet	
			(<i>Fissurelidea, Lottia</i>), top snails	
			(<i>Calliostoma</i>), lucinids (<i>Lucinisca</i>),	
			wentletrap (<i>Epitonium</i>), pyramidellid	
			snails (Odostomia), dwarf olive	
			(Callianax), slipper snail (Crepidula),	
			cerith (<i>Lirobittium</i>), bubble snail	
			(Acteocina), tusk shell (Dentalium),	
			moon snail (<i>Glossaulax</i>), pyrams	
	4848 W. 190th		(Turbonilla), scallop (Leptopecten),	
	Street,		cone snails (<i>Californiconus</i>),	
LACM IP 5096	Torrance	Timms Point Silt	falsejingle (Pododesmus)	Unknown

VP, Vertebrate Paleontology; IP, Invertebrate Paleontology; bgs, below ground surface

This records search covers only the records of the Natural History Museum of Los Angeles County ("NHMLA"). It is not intended as a paleontological assessment of the project area for the purposes of CEQA or NEPA. Potentially fossil-bearing units are present in the project area, either at the surface or in the subsurface. As such, NHMLA recommends that a full paleontological assessment of the project area be conducted by a paleontologist meeting Bureau of Land Management or Society of Vertebrate Paleontology standards.

Sincerely,

alyssa Bell

Alyssa Bell, Ph.D. Natural History Museum of Los Angeles County

enclosure: invoice

Native American Heritage Commission Tribal Consultation List Los Angeles County 6/8/2021

Gabrieleno Band of Mission Indians - Kizh Nation

Andrew Salas, Chairperson P.O. Box 393 Gabrieleno Covina, CA, 91723 Phone: (626) 926 - 4131 admin@gabrielenoindians.org

Gabrieleno/Tongva San Gabriel

Band of Mission IndiansAnthony Morales, ChairpersonP.O. Box 693GabrielenoSan Gabriel, CA, 91778Phone: (626) 483 - 3564Fax: (626) 286-1262GTTribalcouncil@aol.com

Gabrielino /Tongva Nation

Sandonne Goad, Chairperson 106 1/2 Judge John Aiso St., Gabrielino #231 Los Angeles, CA, 90012 Phone: (951) 807 - 0479 sgoad@gabrielino-tongva.com

Gabrielino Tongva Indians of

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Gabrielino Tongva Indians of

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Gabrielino-Tongva Tribe

Charles Alvarez, 23454 Vanowen Street West Hills, CA, 91307 Phone: (310) 403 - 6048 roadkingcharles@aol.com

Gabrielino

Santa Rosa Band of Cahuilla

Indians Lovina Redner, Tribal Chair P.O. Box 391820 Anza, CA, 92539 Phone: (951) 659 - 2700 Fax: (951) 659-2228 Isaul@santarosa-nsn.gov

Cahuilla

Soboba Band of Luiseno

Indians Isaiah Vivanco, Chairperson P. O. Box 487 San Jacinto, CA, 92581 Phone: (951) 654 - 5544 Fax: (951) 654-4198 ivivanco@soboba-nsn.gov

Cahuilla Luiseno

This list is current only as of the date of this document. Distribution of this list does not relieve any person of statutory responsibility as defined in Section 7050.5 of the Health and Safety Code, Section 5097.94 of the Public Resources Code and section 5097.98 of the Public Resources Code.

This list is only applicable for consultation with Native American tribes under Public Resources Code Sections 21080.3.1 for the proposed Manhattan Beach Pump Stations Project, Los Angeles County.

APPENDIX C Noise Memorandum



May 31, 2021

Mr. Dan Bott VCS Environmental, Inc. 30900 Rancho Viejo Road, Suite 100 San Juan Capistrano, CA 92675

SUBJECT: Manhattan Beach Sewer Project Construction Noise Memorandum, Manhattan Beach, CA

Dear Mr. Bott;

Birdseye Planning Group (BPG) is pleased to submit this memorandum quantifying noise levels associated with the construction of improvements associated with implementation of three sewer projects in the City of Manhattan Beach. The proposed action is subject to a discretionary review process by the City of Manhattan Beach; thus, the information provided herein will support preparation of an environmental document to demonstrate California Environmental Quality Act (CEQA) compliance.

Project Site and Setting

The three project alignments are located within the City of Manhattan Beach in the County of Los Angeles. All are located within street corridors.

Project Description

The project action is comprised of the following components:

Pacific Avenue Gravity Line:

The existing lift station would be replaced by ~1,000' of 12" gravity pipe that will convey flows south along Pacific Avenue. The new gravity line will tie into the existing County sewer line that is ±70' below the finished grade. The proposed manhole tie in location is in the Veterans Parkway (Hermosa Valley Greenbelt). This would replace the Pacific lift station if this design is selected by the City. Upon completion of the pipeline, the existing lift station will be abandoned, the top concrete lid of the vault will be removed, backfilled and repaved. All piping to and from the existing station will be capped and all equipment will be removed.

Poinsettia Lift Station

- Wet Well Expansion: To meet City requirements, a new wet well and dry well will be installed to the north of the existing structure. The current approximate dimension of the proposed wet well is 10' x 6' x 20' deep. The proposed dry well will be 10'x15'x11' deep. A manhole will need to be installed to redirect flow into the new wet well.
- **Force Main**: The existing force main is a 4" cast iron pipe which needs repairs. To address this issue, ~120' of 4" ductile iron force main will be installed. The proposed force main will follow the same path as the existing. A new manhole will be installed upstream of the existing force main and a new gravity pipe will connect the new lift station to the existing system.

Voorhees Lift Station

- **Wet Well Expansion**: To meet City requirements, a new wet well and dry well will be installed to the north of the existing structure. The current approximate dimension of the proposed wet well is 14' x 14' x 20' deep. An emergency generator will be located above the wet well expansion. The existing structure would be repurposed as a dry vault.
- Force Main: The existing force main is a 6" cast iron pipe which needs repairs. To address this issue ~1,300' of 6" ductile iron force main will be installed. The proposed force main will follow Rowell Avenue, make a right on 2nd Street, before entering the existing sewer.

City of Manhattan Beach Noise Standards

Noise standards are provided in Section 5.48 of the City of Manhattan Beach Municipal Code. Per Chapter 5.48.160 (Table 1), exterior noise limits for single-family residential properties are 45 A-weighted decibels (dBA) between 10:00 p.m. and 7:00 a.m. and 50 dBA between 7:00 a.m. and 10:00 p.m. The exterior noise standard which may not be exceeded for a cumulative period of more than thirty (30) minutes in any hour is the L50. The L50 is a statistical descriptor of the sound level exceeded for 50% of the measurement period. If the thirty (30) minute per hour ambient level (L50) exceeds the standard, then the ambient L50 becomes the exterior noise standard which may not be exceeded for a cumulative period of more than thirty (30) minutes in any hour is the L50 becomes the exterior noise standard which may not be

Construction noise is addressed in Section 9.44.010 and is exempt from the noise ordinance provisions provided it occurs only between 7:30 a.m. and 6:00 p.m. on weekdays, and between 9:00 a.m. to 6:00 p.m. on Saturdays. Construction on Sundays or on City-recognized holidays is prohibited.

Water/Sewer Construction Noise

The main sources of noise during construction activities would include heavy machinery used during site preparation (i.e., removing existing pavement and subgrade), as well as equipment used for

placing shoring structures, new pipeline segments, subgrade material and repaying the construction area. Table 1 shows the typical noise levels associated with heavy construction equipment. As shown,

Typical Construction Equipment Noise Levels							
Equipment Onsite	Typical Level (dBA) 25 Feet from the Source	Typical Level (dBA) 50 Feet from the Source	Typical Level (dBA) 100 Feet from the Source				
Air Compressor	84	78	64				
Backhoe	84	78	64				
Bobcat Tractor	84	78	64				
Concrete Mixer	85	79	73				
Bulldozer	88	82	76				
Jack Hammer	95	89	83				
Pavement Roller	86	80	74				
Street Sweeper	88	82	76				
Man Lift	81	75	69				
Dump Truck	82	76	70				
Compactor	88	82	76				
Grader	91	85	79				
Paver	95	89	83				
Loader	91	85	79				
Scarifier	89	83	77				

Table 1Typical Construction Equipment Noise Levels

Source: Hanson, Towers and Meister, May 2006

Noise levels based on FHWA Roadway Construction Noise Model (2006) Users Guide Table 1. Noise levels based on actual maximum measured noise levels at 50 feet (Lmax). Noise levels assume a noise attenuation rate of 6 dBA per doubling of distance.

average noise levels associated with the use of heavy equipment at construction sites can range from about 81 to 95 dBA at 25 feet from the source, depending upon the types of equipment in operation at any given time and phase of construction. Noise-sensitive uses near the project corridors are primarily single-family residences located along the roadways affected by installation of the new sewer infrastructure. It is assumed site preparation, trenching, backfill placement and paving work would require the use of heavy equipment. Equipment would also be required to deliver materials to the project site and work areas.

Based on EPA noise emissions, empirical data and the amount of equipment needed for construction of the proposed project, worst-case noise levels from the construction equipment occur during site

preparation/grading and related activities. The anticipated equipment used would include trucks, bobcat tractors, an excavator, paving machine, roller compactor and other common types of equipment. For the purpose of estimating noise levels, if during construction, a backhoe (78 dBA) and a dump truck (76 dBA) were working simultaneously in one area over an 8-hour work day, the 8-hour Leq would be approximately 80 dBA at 50 feet. Cumulative noise levels at 25 feet would be approximately 86.1 dBA.

Construction noise would be audible at residences located adjacent to the construction area throughout the workday. As referenced, noise is exempt from regulation provided it occurs within the time limit summarized above. However, the following measures can be implemented at the City and contractors discretion to minimize or reduce construction noise levels at residences and other sensitive properties (i.e., schools, hospitals, daycare and convalescent facilities):

Measure N1 - Construction Equipment. Electrical power shall be used to run air compressors and similar power tools. Internal combustion engines should be equipped with a muffler of a type recommended by the manufacturer and in good repair. All diesel equipment should be operated with closed engine doors and should be equipped with factory-recommended mufflers. Construction equipment that continues to generate substantial noise at the project boundaries should be shielded with temporary noise barriers, such as barriers that meet a sound transmission class (STC) rating of 25, sound absorptive panels, or sound blankets on individual pieces of construction equipment. Stationary noise-generating equipment, such as generators and compressors, should be located as far as practically possible from the nearest residential property lines.

Measure N2 - Limit Operations Adjacent to Receivers. Limit the number of large pieces of equipment (i.e., backhoes or concrete mixers) operating adjacent to receivers to one at any given time.

Measure N3 - Neighbor Notification. Provide notification to residential occupants nearest to the project site at least 24 hours prior to initiation of construction activities that could result in substantial noise levels at outdoor or indoor living areas. This notification should include the anticipated hours and duration of construction and a description of noise reduction measures being implemented at the project site. The notification should include a telephone number for local residents to call to submit complaints associated with construction noise and be easily viewed from adjacent public areas.

Sewer Lift Station Operation

Typically, the only continuous noise generated by the sewer lift stations would be operation of the pumps. However, these pumps would be submerged within wet wells approximately 20 feet below the ground surface. Further, the wells are constructed of concrete and located within buildings commonly constructed using concrete block with a wood-framed roof. Concrete block walls typically have a Sound Transmission Classification (STC) of 48 which would result in a comparable reduction in noise levels between the building interior and exterior. Thus, pump noise and operation of any ancillary equipment inside the building would not be audible outside.

With respect to the generator unit installed in the Vorhees Lift Station, the units are commonly 125kW and installed to ensure adequate electrical power is available to operate the lift station in the event that commercial power is interrupted. It is anticipated that the generator would be located within the lift station building. All emission control and exhaust systems would be installed per manufacturers specifications to minimize operational noise. However, louvered exhaust vents would be provided to vent emissions to the outside during operation. Noise would occur when the generator is operated periodically for testing and during emergency operation associated with an electrical service interruption. The exhaust system would likely generate audible noise outside the building during operation. While the noise may be audible outside the building at neighboring residential properties, Section 5.48.180 of the City of Manhattan Beach Municipal Code exempts noise associated with emergency work/operations.

Conclusion

As discussed herein, construction noise would be audible periodically during installation of the sewer improvements. Construction noise occurring the hours defined by the City of Manhattan Beach Municipal Code would be exempt from noise regulations. Implementation of measures N1-N3 could reduce temporary construction noise levels if warranted. Operation of the sewer pumps would not be audible outside the lift stations. Temporary noise associated with operation of the emergency generator at the Vorhees Lift Station may be audible outside the lift station building but would be exempt from regulation as an emergency use per Section 5.48.180 of the City of Manhattan Beach Municipal Code.

Thank you for the opportunity to assist with this project. Should you have questions or require additional information, please let me know. I can be reached at 760-712-2199 or via e-mail at <u>ryan@birdseyeplanninggroup.com</u>.

Regards,

rel.

Ryan Birdseye Principal