June 17, 2020 7:00 P.M.
City Council Chambers - Ninth Floor (Planning Commission & Staff)
1 West Manchester Boulevard

COVID-19 PUBLIC PARTICIPATION OPTIONS

Due to the existing COVID-19 health emergency and the social distancing measures currently in effect, and pursuant to the Governor’s Executive Order N-29-20 ((https://www.gov.ca.gov/wp-content/uploads/2020/03/3.17.20-N-29-20-EO.pdf)), please note that members of the public will only be allowed to observe and address the Special Planning Commission Meeting of June 17, 2020 at 7:00 P.M. by telephone, video and other electronic means, as follows:

Viewing and Listening to the Meeting without Making Public Comments:
- On Spectrum Cable Local Channel 35 with audio and limited video. Please check with your cable provider for details.
- Live on-line through Facebook Live, with audio and limited video, at https://www.facebook.com/cityofinglewood/
- The above access options provide the public with the opportunity to both observe and listen to the meeting.
- However, members of the public who wish to orally address the Planning Commission must use the public access options noted below:

Listening to the Meeting and Making Oral Public Comments:
Members of the public may listen and make oral public comments telephonically by dialing:

Dial-in: 1-877-369-5243
Access Code: 0227511##

Please observe the following tips when phoning in:

- When you call-in, the operator will provide further instructions on how you can make public comments via phone.
- If you are calling from a cell phone, please call from an area with good reception.
- If you are watching the meeting on Facebook or Channel 35 while also accessing the phone line, it is requested that you mute the sound of your video feed as it is offset by 3 seconds from the phone transmission. Additionally, when you are making public comments on the phone line you will be inaudible due to feedback.

Written Public Comments: Members of the public can submit comments for consideration by the Planning Commission by sending them to Mindy Wilcox, AICP, Planning Manager at mwilcox@cityofinglewood.org. To ensure distribution to the members of the Planning Commission prior to consideration of the agenda, comments must be received prior to 12:00 P.M. on June 17, 2020, the day of the meeting. Correspondence should indicate the meeting date and agenda item. Comments received after 12:00 P.M. and prior to close of the public hearing will be made part of the official public record of the meeting.

[Agenda Items and Additional Public Access Options Listed on Following Pages]
Accessibility: If you will require special accommodations, due to a disability, please contact the Planning Division at (310) 412-5230, One Manchester Boulevard, Fourth Floor, Inglewood City Hall, Inglewood, CA 90301. All requests for special accommodations must be received 48 hours prior to the day of the hearing(s).

Spanish: "Si no entiende esta noticia o si necesita más información, favor de llamar a este número (310) 412-5230."

In the event that the Planning Commission meeting of June 17, 2020 is not held, or is concluded prior to a public hearing or other agenda item being considered, the public hearing or non-public hearing agenda item will automatically be continued to the next regular Planning Commission meeting.

1. Pledge of Allegiance.
2. Roll Call.
3. Communications from staff.
4. Public Comments Regarding Agenda Items. Persons wishing to address the Planning Commission on any item on the agenda other than a public hearing may do so at this time.
5. PUBLIC HEARING: A public hearing to consider the following actions related to the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City’s residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association (NBA) games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the IBEC Project). The IBEC project will also include a limited-service hotel:

A. Certification of the Project Environmental Impact Report No. EA-EIR-2020-045 (EA-EIR-2020-045), State Clearinghouse No.: SCH2018021056, for and adoption of a Mitigation Monitoring Reporting Program, and California Environmental Quality Act (CEQA) Findings and Statement of Overriding Considerations.
   i. Preliminary Recommendation: Adopt a Resolution Recommending Certification of EA-EIR-2020-045, State Clearinghouse No.: SCH2018021056 and adoption of a Mitigation Monitoring Reporting Program, and CEQA Findings and Statement of Overriding Considerations.

B. General Plan Amendment No. 2020-003 (GPA-2020-003) to modify the Land Use Element, Circulation Element, and Safety Element of the Inglewood General Plan with
conforming map and text changes to reflect the plan for the IBEC Project, including:

- Re-designation of certain properties in the Land Use Element from Commercial to Industrial;
- Addition of specific reference to sports and entertainment facilities and related ancillary uses on properties in the Industrial land use designation text;
- Updating Circulation Element maps and text to reflect vacation of portions of West 101st Street and West 102nd Street and to show the location of the IBEC Project; and
- Updating Safety Element map to reflect the relocation of the municipal water well and related infrastructure.

i. Preliminary Recommendation: Adopt a Resolution Recommending Approval of GPA-2020-003.

C. Specific Plan Amendment No. 2020-001 (SPA-2020-001) to amend the Inglewood International Business Park Specific Plan to exclude properties within the IBEC Project Site from the Specific Plan Area.

i. Preliminary Recommendation: Adopt a Resolution Recommending Approval of SPA-2020-001.

D. Zoning Code Amendment No. 2020-002 to Chapter 12 of the Inglewood Municipal Code to establish regulations for the Sports and Entertainment Overlay Zone for the IBEC Project, including text amendments to create an overlay zone establishing development standards including standards for height, setbacks, street frontage, and lot size, permitted uses, signage, parking and loading, public art, design review process under the Proposed Project SEC Development Guidelines, addressing parcel map procedures, and other land use controls; and,

Zone Change No. 2020-001 (ZC-2020-001) to apply the Sports and Entertainment (SE) Overlay Zone on the entire IBEC Project Site, and Rezone certain parcels in the Project Site to conform with the existing General Plan Land Use Designation.


E. Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines), for the IBEC Project, including:

- Implementation and Administration;
- Design Guidelines; and
- Infrastructure Plan.

The SEC Development Guidelines will address certain design elements, including building orientation, massing, design and materials, plaza treatments, landscaping and lighting design, parking and loading design, pedestrian circulation, signage and graphics, walls, fences and screening, sustainability features, and similar elements.

i. Preliminary Recommendation: Adopt a Resolution Recommending Approval of the SEC Development Guidelines.
F. Development Agreement between Murphy’s Bowl LLC and the City for the development of a Sports and Entertainment Complex, addressing community benefits and vesting entitlements for the Project.

i. Preliminary Recommendation: Adopt a Resolution Recommending Approval of a Development Agreement between Murphy’s Bowl LLC and the City.


7. Adjournment.

Pursuant to Government Code Section 65009, if you challenge the proposed environmental documents, Zoning actions, General Plan Amendment, Specific Plan Amendment, SEC Development Guidelines, or Development Agreement in court, you may be limited to raising only those issues you or someone else raised at the public hearing, or in written correspondence delivered to the Planning Commission at, or prior to, the public hearing.

In the event that the Planning Commission meeting of June 17, 2020 is not held, or is concluded prior to a public hearing or other agenda item being considered, the public hearing or non-public hearing agenda item will automatically be continued to the next regular Planning Commission meeting or as otherwise determined by the Planning Commission.

Hearing materials are available at https://www.cityofinglewood.org/AgendaCenter/Planning-Commission-4 and at City Hall, 1st Floor Lobby Information Desk during regular business hours. If any additional documents are distributed to the Planning Commission after publication of this Agenda, they will be made available for public inspection at the following webpage (https://www.cityofinglewood.org/AgendaCenter/Planning-Commission-4) Additional materials related to the IBEC Project are available at http://ibecproject.com/.

(Note: The above procedures are subject to change for future Commission meetings. Please refer to future Planning Commission agendas for public participation option procedures at that time.)

NEXT REGULAR PLANNING COMMISSION MEETING:
WEDNESDAY, JULY 1, 2020, 7:00 P.M.
INGLEWOOD CITY HALL, COUNCIL CHAMBERS, NINTH FLOOR
ONE WEST MANCHESTER BOULEVARD
INGLEWOOD, CA 90301

Refer to July 1 Agenda for public participation options at that meeting.
CITY OF INGLEWOOD
PLANNING COMMISSION AGENDA REPORT

Date: June 17, 2020  Agenda Item Number: 5A-F


Type of Action: Public Hearing

Description: Inglewood Basketball and Entertainment Center Environmental Impact Report, Land Use Entitlements and Development Agreement

Project Location: Various Parcels in Vicinity of W. Century Boulevard, S. Prairie Avenue, S. Doty Avenue, W. 101st Street, and 102nd Street as Shown in Project Site Map and Attachment No. 1

Project Description: The project before the Planning Commission is the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City’s residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association (NBA) games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the Project). The Project will also include a limited-service hotel. The Project Site is shown on the below map and in Attachment No. 1 (Project Site Aerial).

Public Notification: On June 4, 2020, notice of a public hearing was published in Inglewood Today newspaper, mailed to all interested parties, mailed to agencies required to receive notice under Government Code 65091, and mailed to property owners within the project area and within 500 feet of the project area, regarding the following:

2. **General Plan Amendment No. 2020-003** to modify the Land Use Element, Circulation Element, and Safety Element of the Inglewood General Plan with conforming map and text changes to reflect the plan for the Project, including:
   a. Re-designation of certain properties in the Land Use Element from Commercial to Industrial;
   b. Addition of specific reference to sports and entertainment facilities and related and ancillary uses on properties in the Industrial land use designation text of the Land Use Element;
   c. Updating Circulation Element maps and text to reflect vacation of portions of West 101st Street and West 102nd Street and to show the location of the Proposed Project; and
   d. Updating Safety Element map to reflect the relocation of the municipal water well and related infrastructure.

3. **Specific Plan Amendment No. 2020-001** to amend the Inglewood International Business Park Specific Plan to exclude properties within the Project Site from the Specific Plan Area.

4. **Zoning Code Amendment No. 2020-002** to Chapter 12 of the Inglewood Municipal Code to establish regulations for the Sports and Entertainment Overlay Zone, including text amendments to create an overlay zone establishing development standards including standards for height, setbacks, street frontage, and lot size, permitted uses, signage, parking and loading, public art, design review process under the Proposed Project SEC Development Guidelines (discussed under #6, below), addressing parcel map procedures, and other land use controls.

5. **Zone Change No. 2020-001** to apply the Sports and Entertainment (SE) Overlay Zone on the Project Site, and Rezone certain parcels in the Project Site to conform with the existing General Plan Land Use Designation.

6. **Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines)**, including:
   a. Implementation and Administration,
   b. Design Guidelines, and
   c. Infrastructure Plan.
2. **General Plan Amendment No. 2020-003** to modify the Land Use Element, Circulation Element, and Safety Element of the Inglewood General Plan with conforming map and text changes to reflect the plan for the Project, including:
   
a. Re-designation of certain properties in the Land Use Element from Commercial to Industrial;

b. Addition of specific reference to sports and entertainment facilities and related and ancillary uses on properties in the Industrial land use designation text of the Land Use Element;

c. Updating Circulation Element maps and text to reflect vacation of portions of West 101st Street and West 102nd Street and to show the location of the Proposed Project; and

d. Updating Safety Element map to reflect the relocation of the municipal water well and related infrastructure.

3. **Specific Plan Amendment No. 2020-001** to amend the Inglewood International Business Park Specific Plan to exclude properties within the Project Site from the Specific Plan Area.

4. **Zoning Code Amendment No. 2020-002** to Chapter 12 of the Inglewood Municipal Code to establish regulations for the Sports and Entertainment Overlay Zone, including text amendments to create an overlay zone establishing development standards including standards for height, setbacks, street frontage, and lot size, permitted uses, signage, parking and loading, public art, design review process under the Proposed Project SEC Development Guidelines (discussed under #6, below), addressing parcel map procedures, and other land use controls.

5. **Zone Change No. 2020-001** to apply the Sports and Entertainment (SE) Overlay Zone on the Project Site, and Rezone certain parcels in the Project Site to conform with the existing General Plan Land Use Designation.

6. **Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines)**, including:
   
a. Implementation and Administration,

b. Design Guidelines, and

c. Infrastructure Plan.
The SEC Development Guidelines will address certain design elements, including building orientation, massing, design and materials, plaza treatments, landscaping and lighting design, parking and loading design, pedestrian circulation, signage and graphics, walls, fences and screening, sustainability features, and similar elements.

7. Development Agreement between Murphy’s Bowl LLC and the City for the development of a Sports and Entertainment Complex, addressing community benefits and vesting entitlements for the Project.

RECOMMENDATION:
Consider the staff report and the public testimony and make a determination. If the Planning Commission determines to recommend to approve the following, it is recommended to:

1. Adopt a Resolution recommending to City Council certification of the Project Environmental Impact Report No. EA-EIR-2020-045, State Clearinghouse No.: SCH2018021056, and adoption of a Mitigation Monitoring Reporting Program, and California Environmental Quality Act (CEQA) Findings and Statement of Overriding Considerations.

2. Adopt a Resolution recommending City Council Adoption of General Plan Amendment No. 2020-003 to modify the Land Use Element, Circulation Element, and Safety Element of the Inglewood General Plan with conforming map and text changes to reflect the plan for the Proposed Project, including:

   a. Re-designation of certain properties in the Land Use Element from Commercial to Industrial;

   b. Addition of specific reference to sports and entertainment facilities and related and ancillary uses on properties in the Industrial land use designation text and Land Use Element;

   c. Updating Circulation Element maps and text to reflect vacation of portions of West 101st Street and West 102nd Street and to show the location of the Proposed Project; and

   d. Updating Safety Element map to reflect the relocation of the municipal water well and related infrastructure.
3. **Adopt a Resolution recommending City Council Adoption of Specific Plan Amendment No. 2020-001** to amend the Inglewood International Business Park Specific Plan to exclude properties within the Project Site from the Specific Plan Area.

4. **Adopt a Resolution recommending City Council Adoption of Zone Change No. 2020-001** to apply the Sports and Entertainment (SE) Overlay Zone on the Project Site, and Rezone certain parcels in the Project Site to conform with the existing General Plan Land Use Designation and **Zoning Code Amendment No. 2020-002** to Chapter 12 of the Inglewood Municipal Code to establish regulations for the Sports and Entertainment Overlay Zone, including text amendments to create an overlay zone establishing development standards including standards for height, setbacks, street frontage, and lot size, permitted uses, signage, parking and loading, public art, design review process under the Proposed Project SEC Development Guidelines (discussed under #5, below), addressing parcel map procedures, and other land use controls.

5. **Adopt a Resolution recommending City Council Adoption of Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines)**, including:
   
   a. Implementation and Administration,
   
   b. Design Guidelines, and
   
   c. Infrastructure Plan.

   The SEC Development Guidelines will address certain design elements, including building orientation, massing, design and materials, plaza treatments, landscaping and lighting design, parking and loading design, pedestrian circulation, signage and graphics, walls, fences and screening, sustainability features, and similar elements.

6. **Adopt a Resolution recommending City Council Adoption of Development Agreement between Murphy’s Bowl LLC and the City** for the development of a Sports and Entertainment Complex, addressing community benefits and vesting entitlements for the Project.
BACKGROUND:
On August 15, 2017, the City Council, the City of Inglewood as Successor Agency to the Former Inglewood Redevelopment Agency, and the Inglewood Parking Authority ("City Entities") approved an Amended and Restated Exclusive Negotiating Agreement (ENA) with Murphy’s Bowl LLC (Developer or Project Sponsor) for the proposed development of a premier and state-of-the-art National Basketball Association ("NBA") professional basketball arena and other ancillary uses on the subject properties within a study area defined in the ENA. As contemplated by the ENA, the parties agreed to negotiate a Disposition and Development Agreement which would provide for the acquisition by the developer of the City-owned property and a process for potential acquisition of the privately-owned property within the study area. As part of the ENA obligations, the City was to facilitate the preparation of the environmental analysis required under the California Environmental Quality Act (CEQA).
In December 2017, the City retained a consultant (Environmental Science Associates-ESA) to begin preparation of an Environmental Impact Report (EIR) pursuant to CEQA regulations.

On February 20, 2018, a Notice of Preparation (NOP) of an EIR was released with a comment period that closed on March 22, 2018. During the comment period, a NOP Scoping Meeting was held on March 12, 2018, to gather additional comments on the scope of analysis for the EIR. The City received 76 written comments in response to the NOP, as well as comments at the NOP scoping meeting, advising on recommended scope of the EIR as well as general comments on the proposed project. Since that time, ESA and their sub-consultants, in close coordination with City staff, has worked to address the NOP comments and prepare the environmental analysis.

On September 30, 2018, Assembly Bill 987 was signed by the Governor. The bill added section 21168.6.8 to the Public Resources Code, and provides for expedited judicial review in the event that the certification of this EIR or the granting of project approvals are challenged, so long as certain requirements are met. In order to qualify for expedited judicial review under AB 987, the project must implement a transportation demand management program that will achieve a 15 percent reduction in vehicle trips, and must not result in any net additional greenhouse gas emissions. Additionally, as a condition of approval, the City must require the project applicant to implement measures that will achieve reductions of specified amounts of certain criteria and toxic air contaminants. In December 2019, the Governor certified the project as complying with the provisions of AB 987, and the joint Legislative Budget Committee concurred in that determination.

Throughout the process of drafting the EIR, staff has been in close coordination with the Developer to collect more detailed information on the proposed project, as needed and as it became available, in order to ensure that the analysis contained in the EIR is accurate, thorough, and meets or exceeds the environmental analysis requirements contained in state CEQA requirements. This has included (but not been limited to) collecting information such as detailed plans and renderings, shadow study exhibits based on the refined design, and anticipated equipment to be used in the construction of the Sports and Entertainment Complex. This type of detailed information was subsequently used to conduct the environmental analysis and prepare the Draft EIR.

At the time of preparing the NOP, staff identified the anticipated entitlements and approvals that the developer would need to construct the proposed IBEC. Using this information, the developer prepared for staff review, suggested text and maps pertaining to the above mentioned public hearing items:

- General Plan Amendment
- Inglewood International Business Park Specific Plan Amendment
- Zoning Code Amendment
- Zone Change
• Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines)

The developer consulted with the City to draft text and maps that would be compatible with their proposed design and submitted their suggestions for review in May 2020.

Since the City Entities’ approval of the ENA in 2017 and throughout preparation of the EIR, the applicant has conducted multiple means of community outreach. This has included numerous presentations at block club meetings and other community events; information booths at community events; and outreach to public agencies.

DISCUSSION:

Site History and Description

The Project Site is located near the intersection of Prairie Avenue and Century Boulevard, is approximately 28 acres in size, and is comprised of four sub-area sites (Attachment No.1). The majority of the project site is located in the 65CNEL noise contour for the LAX flight path. Approximately 84 percent (%) of the project site is City or Successor Agency owned and the remainder is privately owned property. Additionally, approximately 25 of the 28 acres is vacant land.

Many of the vacant or undeveloped parcels on the project site were acquired and cleared by the City/Successor Agency between the mid-1980s and the early 2000s utilizing grants issued by the Federal Aviation Administration (FAA) as part of the Noise Control/Land Use Compatibility Program for Los Angeles Airport (LAX). These grants were aimed at removing residential land uses which were deemed incompatible with the flight path overhead.

Since 1979, a number of steps were taken by the City to situate the properties for land uses more compatible with the airport use of the flight path overhead. These steps included adoption of noise-compatible General Plan Amendment and Zone Change to change the General Plan and Zoning designations of a significant portion of the Project Site from Residential to Industrial and Commercial. Additionally, in 1993, the City adopted the Inglewood International Business Park Specific Plan which was aimed at facilitating an industrial office park development in a portion of the Industrial and Commercial zoned land. Though the City took these legislative actions and also considered multiple industrial/business park development proposals for City land in the project area, only a limited amount of development has transpired in the Specific Plan area over the past 40 years. Over the years, the City also entered into numerous negotiations regarding City Parcels on the Project Site, but such redevelopment efforts have never come to fruition and the City Parcels remain undeveloped. The City has continuously invested in the beautification of and redevelopment along Century Boulevard and desires to continue those efforts by providing access to entertainment to its residents in the form of spectator sports, including basketball.
The Project presents a unique economic development opportunity that allows the City to transform vacant and underdeveloped parcels on the Project Site into productive, compatible land use, following decades of prior efforts. Moreover, the Project provides the City with the unique redevelopment opportunity associated with National Basketball League (NBA) franchise. Opportunities to host such franchises are rare, and the current opportunity is presented in large part because the lease term at Staples Center is expiring, and team’s ownership desires to build a new, state-of-the-art facility. The Project presents a significant economic development opportunity, and together with the adjacent SoFi Stadium and other uses, expands the City’s presence as a major sports and entertainment center, and builds on the City’s rich tradition in sports and entertainment.

Project Site Sub-Areas
The Project Site is comprised of the following four sub-areas:

Central Site (“Arena Site”): approximately 17 acres

Existing General Plan Designations: Commercial and Industrial
Existing Specific Plan (portions of site): Inglewood International Business Park Specific Plan

Existing Zoning Designations: C-2A (Airport Commercial)
M-1L (Limited Manufacturing)

Existing land uses: Fast food restaurant, motel, warehouse, light manufacturing facility, catering business, a City groundwater well No. 6, four (4) freestanding billboards, and 14 acres of vacant land.

Right-of-Way Included: Site includes an approximately 900-foot segment of West 102nd Street.

Surrounding land uses: North- Hollywood Park (under construction), a hotel under renovations, and a self-storage facility
South- Multi-family residential, and a church with education and family services facility
East- Shipping facility and an industrial warehouse
West- Fast food/coffee drive thru, liquor store, laundromat, restaurant, auto body shop, single-family and multi-family residential, and vacant land
**West Site ("West Parking Garage Site"): approximately 5 acres**

Existing General Plan Designations: Commercial and Industrial

Existing Zoning Designations: C-2A (Airport Commercial), P-1 (Parking), R-2 (Limited Multi-Family), R-3 (Residential Multi-Family)

Existing land uses: Vacant land

Right-of-Way Included: Site includes an approximately 300-foot segment of West 101st Street.

Surrounding land uses: 
- **North**: Fast food with drive-thru, gas station, motel, auto repair and vacant land
- **South**: Single-family residential and a religious facility
- **East**: Fast food/coffee drive-thru, liquor store, laundromat, and vacant land
- **West**: Motel and single-family residential

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**East Site ("East Transportation and Hotel Site"): approximately 5 acres**

Existing General Plan Designations: Industrial

Existing Zoning Designations: M-1L (Limited Manufacturing)

Existing land uses: Vacant land

Surrounding land uses: 
- **North**: Casino (Hollywood Park)
- **South**: Multi-family residential and vacant land
- **East**: Shipping facility
- **West**: Industrial aquatics manufacturer and wholesale
Southeastern Site ("Well Relocation Site"): approximately 0.7 acres

Existing General Plan Designations: Industrial
Existing Specific Plan: Inglewood International Business Park Specific Plan
Existing Zoning Designations: M-1L (Limited Manufacturing)
Existing land uses: Vacant land
Surrounding land uses: North- Shipping facility
South- Vacant land and multi-family residential
East- Single-family residential
West- Vacant warehouse

Proposed Project
The proposed development of the Inglewood Basketball and Entertainment Center will entail demolition of all existing structures on the Project Site and construction of the following components, by sub-area (Attachment No. 2- Basic Site Plan Drawings and Attachment No. 3- Conceptual Renderings and Conceptual Landscape Plan):

Arena Site Proposed Development:

Arena: up to 18,000 fixed seats and 500 additional temporary seats (proposed to be the home of the LA Clippers)

Team Office Space: up to 71,000 s.f.
Team Practice and Training Facility: up to 85,000 s.f.
Sports Medicine Clinic: up to 25,000 s.f.
Restaurant/Retail/Ancillary and Related Arena Uses: up to 63,000 s.f.
Outdoor Gathering Space and Landscaping: approximately 80,000 s.f.
Parking Structure (VIP/Team Personnel): approximately 650 spaces

On the Arena Site, the Event Center Structure will contain an approximately 915,000 sf Arena with a main performance and seating bowl, food service and retail space, and concourse areas. The Event Center Structure will also include an integrated team practice and training facility, a sports medicine clinic, and office space that would accommodate the LA Clippers team offices. On the south side of the Event Center Structure will be a 3-story, parking structure for premium ticket holders, VIPs, and some team personnel.

The Event Center Structure is proposed to be an iconic, ellipsoidal structure with a maximum height of 150 feet above ground. The exterior of the building is designed to have a gridlike façade and roof. The exterior of the building will be comprised of a range
of textures and materials, including metal and glass, with integrated solar panels. At night, the structure will be accentuated by distinctive lighting and signage.

The Proposed Project would be designed and constructed to meet the US Green Building Council’s Leadership in Energy and Environmental Design (LEED®) Gold certification requirements. Some of the sustainable characteristics would be related to the Project Site, and others would be related to the project design and construction methods.

It is projected that the proposed Arena will accommodate as many as 243 event days each year, on average. Of these events, it is estimated that 62 of them would attract 10,000 or more attendees, and the remainder would be smaller events, with up to 100 events having attendance of 2,000 or less.

The Event Center Structure will be situated to the south of an outdoor plaza with a main entrance on Century Boulevard that would both provide a pedestrian connection to adjacent public streets as well as serve as a gathering area for arena attendees. The plaza would be landscaped with a variety of vegetation such as trees and shrubs. Adjoining the plaza would be a number of 2-story structures that would provide commercial uses such as retail shops, food and drink establishments, as well as an outdoor stage and flexible programming space. The plaza and plaza structures would be connected to the West Parking Garage by an elevated pedestrian bridge that would span South Prairie Avenue.

**West Garage Site Proposed Development:**

**Parking Structure:** 3,110 spaces for arena employees and visitors

The West Parking Garage Site includes development of a 6-story, 3,110-space parking garage with entrances and exits on West Century Boulevard and South Prairie Avenue. This site is proposed to include a new publicly accessible access road that would connect West 101st Street and West Century Boulevard on the western property boundary of the West Parking Garage Site.

Dual purpose vehicular entrance/exits would be located on Prairie Avenue and Century Boulevard. Both entrances would be equipped with traffic signals that would primarily be used to streamline vehicles exiting the parking structure at the end of events.

**East Transportation and Hotel Site Proposed Development:**

**Hotel:** 100-150 guestrooms

**Transportation Hub/Parking Structure:** Taxis, shared ride services, charter bus pick-up/drop-off, 365 spaces for arena employees and visitors;

The East Transportation and Hotel Site includes development of a three-story structure on the south side of West Century Boulevard, east of the Arena Site. The first level would
serve as a transportation hub, with bus staging for approximately 20 coach/buses, 23 mini buses, and 182 car spaces for shared ride services such as drop-off/pick-up and queuing.

The second and third levels of the structure would provide 365 parking spaces for arena and retail visitors and employees. An up to 150-room limited service hotel and associated parking would be developed on the east side of the site.

**Well Relocation Site Proposed Development:**

**New City groundwater well No. 8**

On this site, a new City owned and operated groundwater well (Water Well #8) would be constructed to replace Water Well #6 to be removed within the Project Site. The site would be enclosed with fencing and the majority of the pumping equipment will be located underground.

**Land Use Entitlements Proposed**

While the existing land use designations of the site are commercial and industrial, the land use and associated Zoning regulations do not currently permit all components of the proposed IBEC. The project sponsor proposes a number of modifications to the City’s General Plan, Zoning, Specific Plan and Design Guideline documents in order to facilitate the proposed project with sensitivity towards the surrounding area. Below is a summary of the proposed modifications:

**General Plan Amendment (Land Use, Circulation, and Safety Elements):**

The existing General Plan designations within the Project Site are Commercial and Industrial. Most of the site is Industrial with a band of Commercial designation along Prairie Avenue of approximately 180 feet deep on the west side and approximately 100 feet deep on the east side.

As part of the IBEC proposal, the General Plan designation of the Commercial properties would be changed to Industrial so the entire site would have an Industrial designation. This would result in approximately 2.7 acres of land located along Prairie Avenue that would now have an Industrial land use designation instead of a Commercial designation.

In addition to the map changes, text changes would be made to the goals and purpose of the Industrial Land Use designation to expand the vision for that area to include Sports and Entertainment and associated facilities on underutilized Industrial land.

In addition to changes to the Land Use Element modifications, changes would be made in the Circulation Element to reflect the vacation of portions of 101st Street and 102nd Street as well as map updates to reflect the Sports and Entertainment Complex.

Lastly, in the Safety Element, map updates would be made to reflect the new water well location.
Inglewood International Business Park Specific Plan Amendments:

The Inglewood International Business Park Specific Plan (Specific Plan) was adopted in 1993 and encompasses a 2-block area between Prairie Avenue on the west, Yukon Avenue on the east, 102nd Street on the north and 104th Street on the south. The subject Project Site covers approximately one-fourth (1/4) of the Specific Plan Area. When the Specific Plan was adopted, it established development standards and design guidelines that were aimed at the development of an industrial office park. Since that time such development has not occurred, and the vision of the Specific Plan was never built out.

As proposed, language would be added to the Specific Plan that excludes the project site from the Specific Plan if the site is developed as the proposed Sports and Entertainment Complex.

Zoning Map and Zoning Code Text Changes:

As stated above, the Project approvals include Zoning Code Amendment (No. 2020-002) to establish regulation for the Sports and Entertainment Overlay Zone, including text amendments to create an overlay zone establishing development standards including standards for height, setbacks, street frontage and lot size, permitted use, signage, parking and loading, public art, design review process under the SEC Development Guidelines, addressing parcel map procedures, and other land use controls, and a Zone Change (No. 2020-001) to apply the Sports and Entertainment Overlay Zone on the entire Project Site, and to rezone certain parcels in the Project Site to confirm with the existing General Plan Land Use designation.

The Inglewood Municipal Code requires that the Planning Commission make a recommendation to the City Council on whether to approve a proposed Zone Change or Zoning Code Amendment. In so doing, the Planning Commission must make a determination to support the following Findings:

For Zone Changes:

A. A change of zone classification will be consistent with the land use designation and any other applicable designations of the general plan.

B. A change of zone classification will be appropriate for the subject property in terms of the adequacy of the site to accommodate land uses permitted by the proposed zone.

C. A change of zone classification will not constitute the granting of a special privilege to the property owner inconsistent with the current or designated uses or limitations of other properties in the vicinity.
For Zoning Code Amendments:

A. A change to the text of this Chapter, will be consistent with the land use designation and any other applicable designations of the general plan.

B. A change to the text of this Chapter will not constitute the establishment of unique standards, offering special privilege to a particular individual or group of individuals, that is inconsistent with the general intent of the provisions of this Chapter or that may be detrimental to the general welfare of the community.

Support for these Findings is attached in Attachment No. 4 (Zone Change and Zoning Code Amendment Findings)

Existing Zoning designations within the site include M-1L, C-2A, P-1, R-3, and R-2. While the Project Site has an existing Commercial/Industrial General Plan designation, the underlying zoning does not fully conform with these designations. Much of the Project Site is zoned C-2A and M-1L which conform but 13 parcels have zoning designations that do not conform with the underlying General Plan designations, which do not allow residential uses. These parcels include P-1, R-3, and R-2 zoning.

It is not unusual for zoning to fall out of conformance with the applicable General Plan land use designations over time as changes are made to the General Plan and not always made concurrently to the Zoning.

Typically, General Plan/Zoning inconsistencies that have occurred over time are addressed as part of a Comprehensive General Plan and Zoning update. Effective 2019, the State Legislature passed SB 1333 which, for the first time required that all charter cities resolve these inconsistencies within a reasonable time. Therefore, while a comprehensive, citywide clean-up of General Plan/Zoning inconsistencies will occur in the future with the City’s next General Plan update, the limited inconsistencies discussed above are being resolved at this time, per SB 1333. As such, the zoning of the P-1, R-3, and R-2 sites (all vacant and City owned) are proposed to be changed to C-2A (Airport Commercial) in order to conform with the Industrial General Plan Designation. This would rezone approximately 2.5 acres to C-2A. For City-owned, vacant parcels acquired through FAA noise grants to the City of Inglewood as part of LAX Noise Control/Land Use Compatibility Program, the City must dispose of the land purchased under the grants at the earliest practicable time for fair market value, and use it best efforts to dispose of such land subject to the retention or reservation of any interest or right therein necessary to ensure that such land is used only for purposes which are compatible with the noise levels of operation of the airport.

The FAA has stated that the Project appears to be a compatible use of the properties acquired in compliance with the FAA grant program, that residential development of these noise-impacted properties is “inherently inconsistent with the intent of the City’s land acquisition/noise mitigation program, approved and funded by the FAA,” and that residential use of the properties “may be inconsistent with Grant Assurance #21,
Compatible Land Use, and Grant Assurance 31, Disposal of Land*, as further discussed in the letter to the City dated August 26, 2019, from Mr. David Cushing, manager of the FAA’s Los Angeles Airport District Office.

Under the proposed project, the existing zoning designations of all C-2A and M-1L properties within the Project Site would remain unchanged in order to allow for existing development options to be maintained.

Under the proposal, a new Sports and Entertainment Overlay Zone (SE Overlay) would be created for the entire proposed Project Site. The overlay would include new regulations pertaining specifically to the potential development of a basketball arena and ancillary facilities included in the developer’s proposal, while keeping the underlying zoning in place.

Development standards established by the Overlay would include the following topic areas as zoning regulations or would make reference to the applicable Design Guidelines:

**Definitions and Permitted Uses:** Key terms are defined such as “Arena” and “Sports and Entertainment Complex” (SEC) and permitted uses are described.

**SE Overlay Review Process:** Under the Overlay, SEC Design Review will be conducted by the Economic and Community Development Department Director or designee to confirm project conformance with the SEC Design Guidelines. The determination of the Director can be appealed to the City Council.

**Setbacks:** Setback requirements are contained in the SEC Design Guidelines and range from 0 feet to 35 feet.

**Height limitations:** Maximum height of 150 feet for the Arena/Event Center Structure and 100 feet for all other supporting structures and uses. The height limitation for the underlying base zoning is 200 feet for the M-1L portions and 75 feet for the C-2A portions.

**Parking and loading requirements:** The parking requirements proposed in the SEC Overlay for the arena, retail, restaurant, and office space are equivalent to or greater than the comparable parking requirements in the IMC. These parking requirements would result in the provision of 4,125 parking spaces. The proposed parking requirement for the hotel is one (1) space per room (1:1) for the first 90 rooms and above 90, the rate would be one (1) space per each two rooms (1:2). This is similar to the IMC hotel parking requirement which is 1:1 for the first 100 rooms and 1:2 thereafter. For a hotel with up to 150 rooms, it will reduce the parking provided by a maximum of five spaces.
For loading, the Event Center Structure is required to have a minimum of four spaces. Supporting structures would be required to provide loading spaces at a rate of 1 per 10,000 square feet of floor area.

**Signage requirements:** The SEC Overlay regulations would specify prohibited signs but the majority of regulations will be contained in the Design Guidelines.

**SEC Design Guidelines**
As mentioned above, the City has citywide Design Guidelines that were adopted in 1979 and the Downtown/Fairview Heights Transit Oriented Districts have Design Guidelines that were adopted in 2016. Those design guidelines were established by the City in an effort to maintain a consistent design approach within a specific area. In furtherance of high design standards, Project-specific Design Guidelines are proposed for the subject Sports and Entertainment Complex development. Additionally, the proposed Design Guidelines serve to facilitate compliance with Project Design Features determined to be required as part of the environmental review and AB 987 related Conditions of Approval. The SEC Design Guidelines (DG) include the following topic areas:

**Site Design and Features:** Requirements and guidelines related to setbacks, size limitations for specific uses, walls and fences, and grading and drainage.

**Design Elements:** Requirements and guidelines related to building massing, façade design, rooflines, exterior building materials, screening, and pedestrian bridge aesthetic requirements.

**Landscape Elements:** Landscaping requirements and guidelines related to design, plant materials, and irrigation.

**Signage and Graphics:** Requirements and guidelines related to sign type, function, and location.

**Lighting and Acoustics:** Requirements and guidelines related to decorative and security lighting, sound walls and other sound attenuation features.

**Circulation:** Requirements and guidelines to incorporate safe and efficient vehicular access amenities as well as guidelines for designing the SEC to include accessible, inviting, and safe pedestrian features.

**Parking:** These include requirements and guidelines related to parking facility access design, and layout; shared ride (Uber, Lyft, etc.) facilities; and Transportation Demand Requirements.

**Loading:** Requirements and guidelines regarding loading space(s) location, design and screening.
**Sustainability and Environmental Sensitivity:** Requirements and guidelines related to reducing building energy consumption, waste diversion, alternative transportation modes, electric vehicles, water efficiency, storm water retention, and bird collision deterrence.

**Design Considerations for Specific Uses:** The DG include requirements and design guidelines for the following: on-site alcohol sales, outdoor dining, communications facilities, and public art.

The Design Guidelines are part of a larger document called the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines). The SEC Development Guidelines include procedures related to the implementation and administration of the SEC Development Guidelines. The overarching review processes under the Development Guidelines would be the SEC Design Review and SEC Infrastructure Review. These reviews would be conducted by the Economic and Community Development Director or Public Works Director or their designees.

**SEC Infrastructure Plan**
The Development Guidelines also include the SEC Infrastructure Plan. This component includes requirements and guidelines related to wet utilities, dry utilities, water well, and street improvements.

**Development Agreement**
Pursuant to Government Code Section 65867, the Planning Commission must hold a hearing on the Development Agreement (DA), and pursuant to Government Code Section 65867.5 the City Council must find that the DA is consistent with the General Plan and Specific Plan as amended. The proposed DA primarily includes a number of provisions related to community benefits and vesting entitlements for the Project. All land use considerations are contained within the General Plan Amendment, Specific Plan Amendment, SE Overlay and/or the SEC Development Guidelines.

**Staff Analysis**
Staff has determined that the proposed project and underlying entitlements are compatible with adjacent and surrounding development from both a land use perspective as well as in physical design. This determination of compatibility is based on staff’s review of the anticipated site activity, Design Guidelines, design features and layout, and Mitigation Measures.

The Project Site is uniquely situated in the City, in that it is substantially surrounded by Industrial, Neighborhood Serving Commercial, Regional Serving Commercial/Entertainment and with a limited amount of Residential land use adjacent. Staff has determined that the IBEC project scope and design is planned to be compatible with this unique mix of land uses as well as the surrounding area land uses and will promote the
recreational enjoyment of the public. The IBEC is a commercial land use with specialized operations and patterns of activity as a result of the Event Center component. At the same time, regardless of the sports and entertainment events occurring, the facility will also contain commercial land uses which operate primarily during daytime business hours (e.g., office and medical clinic). Staff finds that when you consider both the Event Center operations as well as the integrated supporting uses proposed across the entire Project Site, the facility is fundamentally commercial in how it functions. As a commercial facility with a local and regional draw, this results in land use compatibility with both the neighborhood serving commercial found to the east and west on Century Boulevard and to the north and south on Prairie Avenue as well as the regional commercial/entertainment located to the north.

To the north of the arena site is Hollywood Park, home to SoFi stadium and other public recreational and entertainment facilities that are expected to draw patrons from the entire Los Angeles region once construction is complete. Further north of Hollywood Park is The Forum, one of the premier concert venues in Los Angeles County, and located one mile from the IBEC site. As a potential new sports and entertainment facility, also with a regional draw, IBEC will complement the Hollywood Park/SoFi Stadium site and The Forum by providing a third regional venue. This clustering of venues allows for more efficient use of parking and other transportation-related facilities among the three venues. More consistent transit demand will make transit enhancements more viable and may improve transit access over time which will benefit the surrounding community.

While the land uses proposed at IBEC are compatible with these existing venues, the architectural and site design are also compatible. The architectural concept of IBEC is similar in style and material selection to the contemporary design of SoFi Stadium. Conversely, the architectural style of IBEC differs dramatically from The Forum. However, it is this difference in architectural styles along with the iconic nature of both facilities that fosters IBEC’s design compatibility with The Forum.

The site circulation and design is planned to avoid conflict with existing surrounding uses. The site is adjacent to M1-L zoned land which allows for Limited Manufacturing and current development is characterized by one and two story buildings with an industrial motif. The operations of IBEC are not anticipated to interfere with the operations of the M1-L sites which currently contain primarily warehousing and freight logistics uses, as trucks travelling through the M1-L zoned area will be able to continue using Doty Avenue and 102nd Street to access such uses. The IBEC physical design will also be compatible with the existing physical massing of development. One of the most important ways in which this is accomplished is the arena site building envelope generally steps down around all edges to a similar scale of structure and wall.

In addition to adjacent commercial and industrial land uses, the site is also adjacent to or abuts limited numbers of both legal and legal-non conforming residential land uses. From a land use perspective, the IBEC is compatible with these residential uses in a few key ways including project layout and access points. Particular components of the project
have been sited either close to or away from residential uses, as appropriate based on activity intensity. For example, the plaza and outdoor stage is sited close to Century Boulevard, away from surrounding residential uses. Similarly, the site sub-areas closest to the highest concentrations of residential uses contain project components with the lowest levels of ongoing site activity (e.g. parking structures and the well). Furthermore, the proposed parking structures direct the majority of traffic onto the major thoroughfares as opposed to the streets with residential uses.

IBEC will also achieve compatibility with these adjacent and nearby residential uses through a number of design features including Mitigation Measures, AB 987 design requirements, and the Design Guidelines. While the Mitigation Measures address localized environmental issues such as sound and light transmission from the Sports and Entertainment Complex, they also address issues with a wider reach such as traffic conditions and air quality. AB 987 design requirements also further both localized and broader air quality and greenhouse gas compatibility. Lastly, the Design Guidelines further facilitate compatibility by ensuring the massing and aesthetics of IBEC are sensitive to surrounding residential through a number of guidelines that require consideration of proximity to surrounding uses with special consideration given to residential uses. In particular, the following Design Guidelines are some of those aimed at ensuring the final structures are carefully designed when adjacent to residential uses and public right-of-way:

**DG-2.1.1** Building design should incorporate physical transitions and/or setbacks from the Event Center structure to adjacent properties and to frontages along West Century Boulevard and South Prairie Avenue.

**DG-2.1.6** Building design of Event Center Supporting Structures and Infrastructure and Ancillary Structures should incorporate variety in massing to create visual interest and textures of shadow, light and materials.

**DG-2.1.7** All building elevations should be considered and integrated into the overall design, and the side and rear facades of a building should be treated with sensitivity to adjacent uses.

**DG-2.3.7** Landscape buffers, screening walls, green screens, or other transition features shall be provided between Sports and Entertainment Complex structures and adjacent residential uses where feasible considering site conditions.

Further supporting staff’s determination is the project makes use of a site that while having had a number of businesses operate, it has also been substantially underutilized over the past 10+ years, as evidenced by the vacant buildings and vacant land. This underutilization has been largely a result of constraints on viable development options due to the Project Site’s location under the flight path. While the City has made efforts in the past to plan for viable uses on the Project Site, that vision has not reached fruition. The proposed IBEC presents an opportunity to increase the utility of this land in a way
that is in keeping with the original vision for the area. In so doing, it creates amenity features including publicly accessible open space with retail/restaurant options, greening of the site and area, and iconic architecture for surrounding residents and businesses where once was underutilized property.

Based on consideration of the project’s operational/land use characteristics in relation to adjacent and surrounding land uses as well as the physical form of the project in relation to the surrounding built environment, staff finds that the project will be compatible in the proposed location and as laid out.

General Plan Consistency Analysis

The Inglewood General Plan serves as a blueprint for the physical development of the City. It sets the long term physical economic, social and environmental goals for the City and identifies the type of development needed to achieve these goals. Over time, as individual General Plan elements are modified, the City must ensure that any modifications do not conflict with any other part of the general plan. The City has undertaken a comprehensive review and analysis of the Project and the approvals required for its implementation, for consistency with the City’s General Plan, as it is proposed to be amended by the General Plan Amendment (No. 2020-003); this analysis is set forth in Attachment No. 5 (General Plan Consistency Findings). Based on this review, and as further described in the attachment the City concludes that the Project and the approvals are each, on balance, consistent with relevant applicable General Plan policies, goals and objectives of the General Plan, as proposed to be amended by the General Plan Amendment (No. 2020-003).

Public Comments

The following correspondence was received since the notice was published and mailed (Attachment No. 7):

1. Richard Garcia (June 8, 2020)
2. Veronica Lebron/Silverstein Law (June 8, 9, 11, and 12, 2020)
3. Naira Soghbatyan/Silverstein Law (June 11, 2020)
4. Dev Bhalla (June 11, 2020)

Environmental Determination

As discussed above, an EIR (No. EA-EIR-2020-045, State Clearinghouse No.: SCH2018021056) has been prepared for the Project, in addition to a Mitigation Monitoring Reporting Program, and California Environmental Quality Act (CEQA) Findings and Statement of Overriding Considerations. (See Planning Commission Resolution Recommending City Council Final EIR Certification Resolution).
The EIR found a total of 66 significant or potentially significant impacts in the following study areas:

- Aesthetics
- Air Quality
- Biological Resources
- Cultural and Tribal Cultural Resources
- Geology and Soils
- Greenhouse Gas Emissions
- Hazards and Hazardous Materials
- Hydrology and Water Quality
- Noise and Vibration
- Transportation and Circulation

Of these significant impacts, 25 can be mitigated to a Less than Significant Level. The mitigation measures proposed for the Project are set forth in the Mitigation Monitoring Reporting Program. The remaining 41 impacts cannot be mitigated to a Less than Significant Level. As such, the EIR concludes that implementation of the proposed project will result in 41 Significant and Unavoidable Impacts listed in Attachment No. 6. Pursuant to CEQA Guidelines section 15093(b), the City has prepared a Statement of Overriding Considerations, included in the Resolution Recommending City Council Final EIR Certification that sets forth the City’s specific reasons for recommendation of approval of the Project.

The EIR evaluates a range of alternatives to the Project. These alternatives include a reduced amount of development at the Project Site, as well as different locations for the Project within and outside of the City of Inglewood. The City’s proposed rejection of those alternatives is further described in the Resolution Recommending City Council Final EIR Certification.

Should the City decide to certify the EIR, it must make the findings set forth in CEQA Guidelines § 15090(a); that the EIR:

- Complies with CEQA;
- Reflects the lead agency’s independent judgment and analysis; and
- Was presented to the decision-making body, which reviewed and considered the information in the EIR before approving or approving with modifications any component of the proposed project.

A copy of the Final Environmental Impact Report (FEIR) remains available for public review in the First Floor lobby of City Hall, on the City’s webpage and via email at ibecproject@cityofinglewood.org.
Attachments:
Attachment No. 1  Project Site Aerial
Attachment No. 2  Basic Site Plan Drawings
Attachment No. 3  Conceptual Renderings and Conceptual Landscape Plan
Attachment No. 4  Zone Change and Zoning Code Amendment Findings
Attachment No. 5  General Plan Consistency Findings
Attachment No. 6  Significant and Unavoidable Impacts
Attachment No. 7  Public Comments Received

Prepared by,  Prepared by,  Prepared by,
Fred Jackson  Eddy Ikemefuna  Mindy Wilcox, AICP
Senior Planner  Senior Planner  Planning Manager

Submitted by,
Christopher E. Jackson, Sr.
Department Director
The SEC Development Guidelines will address certain design elements, including building orientation, massing, design and materials, plaza treatments, landscaping and lighting design, parking and loading design, pedestrian circulation, signage and graphics, walls, fences and screening, sustainability features, and similar elements.

7. **Development Agreement between Murphy’s Bowl LLC and the City** for the development of a Sports and Entertainment Complex, addressing community benefits and vesting entitlements for the Project.

**RECOMMENDATION:**
Consider the staff report and the public testimony and make a determination. If the Planning Commission determines to recommend to approve the following, it is recommended to:

1. **Adopt a Resolution recommending to City Council certification of the Project Environmental Impact Report No. EA-EIR-2020-045, State Clearinghouse No.: SCH2018021056, and adoption of a Mitigation Monitoring Reporting Program, and California Environmental Quality Act (CEQA) Findings and Statement of Overriding Considerations.**

2. **Adopt a Resolution recommending City Council Adoption of General Plan Amendment No. 2020-003 to modify the Land Use Element, Circulation Element, and Safety Element of the Inglewood General Plan with conforming map and text changes to reflect the plan for the Proposed Project, including:**
   a. Re-designation of certain properties in the Land Use Element from Commercial to Industrial;
   b. Addition of specific reference to sports and entertainment facilities and related and ancillary uses on properties in the Industrial land use designation text and Land Use Element;
   c. Updating Circulation Element maps and text to reflect vacation of portions of West 101st Street and West 102nd Street and to show the location of the Proposed Project; and
   d. Updating Safety Element map to reflect the relocation of the municipal water well and related infrastructure.
3. **Adopt a Resolution recommending City Council Adoption of Specific Plan Amendment No. 2020-001** to amend the Inglewood International Business Park Specific Plan to exclude properties within the Project Site from the Specific Plan Area.

4. **Adopt a Resolution recommending City Council Adoption of Zone Change No. 2020-001** to apply the Sports and Entertainment (SE) Overlay Zone on the Project Site, and Rezone certain parcels in the Project Site to conform with the existing General Plan Land Use Designation and **Zoning Code Amendment No. 2020-002** to Chapter 12 of the Inglewood Municipal Code to establish regulations for the Sports and Entertainment Overlay Zone, including text amendments to create an overlay zone establishing development standards including standards for height, setbacks, street frontage, and lot size, permitted uses, signage, parking and loading, public art, design review process under the Proposed Project SEC Development Guidelines (discussed under #5, below), addressing parcel map procedures, and other land use controls.

5. **Adopt a Resolution recommending City Council Adoption of Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines)**, including:
   
   a. Implementation and Administration,
   
   b. Design Guidelines, and
   
   c. Infrastructure Plan.

   The SEC Development Guidelines will address certain design elements, including building orientation, massing, design and materials, plaza treatments, landscaping and lighting design, parking and loading design, pedestrian circulation, signage and graphics, walls, fences and screening, sustainability features, and similar elements.

6. **Adopt a Resolution recommending City Council Adoption of Development Agreement between Murphy’s Bowl LLC and the City** for the development of a Sports and Entertainment Complex, addressing community benefits and vesting entitlements for the Project.
BACKGROUND:
On August 15, 2017, the City Council, the City of Inglewood as Successor Agency to the Former Inglewood Redevelopment Agency, and the Inglewood Parking Authority ("City Entities") approved an Amended and Restated Exclusive Negotiating Agreement (ENA) with Murphy’s Bowl LLC (Developer or Project Sponsor) for the proposed development of a premier and state-of-the-art National Basketball Association ("NBA") professional basketball arena and other ancillary uses on the subject properties within a study area defined in the ENA. As contemplated by the ENA, the parties agreed to negotiate a Disposition and Development Agreement which would provide for the acquisition by the developer of the City-owned property and a process for potential acquisition of the privately-owned property within the study area. As part of the ENA obligations, the City was to facilitate the preparation of the environmental analysis required under the California Environmental Quality Act (CEQA).
In December 2017, the City retained a consultant (Environmental Science Associates-ESA) to begin preparation of an Environmental Impact Report (EIR) pursuant to CEQA regulations.

On February 20, 2018, a Notice of Preparation (NOP) of an EIR was released with a comment period that closed on March 22, 2018. During the comment period, a NOP Scoping Meeting was held on March 12, 2018, to gather additional comments on the scope of analysis for the EIR. The City received 76 written comments in response to the NOP, as well as comments at the NOP scoping meeting, advising on recommended scope of the EIR as well as general comments on the proposed project. Since that time, ESA and their sub-consultants, in close coordination with City staff, has worked to address the NOP comments and prepare the environmental analysis.

On September 30, 2018, Assembly Bill 987 was signed by the Governor. The bill added section 21168.6.8 to the Public Resources Code, and provides for expedited judicial review in the event that the certification of this EIR or the granting of project approvals are challenged, so long as certain requirements are met. In order to qualify for expedited judicial review under AB 987, the project must implement a transportation demand management program that will achieve a 15 percent reduction in vehicle trips, and must not result in any net additional greenhouse gas emissions. Additionally, as a condition of approval, the City must require the project applicant to implement measures that will achieve reductions of specified amounts of certain criteria and toxic air contaminants.

In December 2019, the Governor certified the project as complying with the provisions of AB 987, and the joint Legislative Budget Committee concurred in that determination.

Throughout the process of drafting the EIR, staff has been in close coordination with the Developer to collect more detailed information on the proposed project, as needed and as it became available, in order to ensure that the analysis contained in the EIR is accurate, thorough, and meets or exceeds the environmental analysis requirements contained in state CEQA requirements. This has included (but not been limited to) collecting information such as detailed plans and renderings, shadow study exhibits based on the refined design, and anticipated equipment to be used in the construction of the Sports and Entertainment Complex. This type of detailed information was subsequently used to conduct the environmental analysis and prepare the Draft EIR.

At the time of preparing the NOP, staff identified the anticipated entitlements and approvals that the developer would need to construct the proposed IBEC. Using this information, the developer prepared for staff review, suggested text and maps pertaining to the above mentioned public hearing items:

- General Plan Amendment
- Inglewood International Business Park Specific Plan Amendment
- Zoning Code Amendment
- Zone Change
• Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines)

The developer consulted with the City to draft text and maps that would be compatible with their proposed design and submitted their suggestions for review in May 2020.

Since the City Entities’ approval of the ENA in 2017 and throughout preparation of the EIR, the applicant has conducted multiple means of community outreach. This has included numerous presentations at block club meetings and other community events; information booths at community events; and outreach to public agencies.

DISCUSSION:

Site History and Description

The Project Site is located near the intersection of Prairie Avenue and Century Boulevard, is approximately 28 acres in size, and is comprised of four sub-area sites (Attachment No.1). The majority of the project site is located in the 65CNEL noise contour for the LAX flight path. Approximately 84 percent (%) of the project site is City or Successor Agency owned and the remainder is privately owned property. Additionally, approximately 25 of the 28 acres is vacant land.

Many of the vacant or undeveloped parcels on the project site were acquired and cleared by the City/Successor Agency between the mid-1980s and the early 2000s utilizing grants issued by the Federal Aviation Administration (FAA) as part of the Noise Control/Land Use Compatibility Program for Los Angeles Airport (LAX). These grants were aimed at removing residential land uses which were deemed incompatible with the flight path overhead.

Since 1979, a number of steps were taken by the City to situate the properties for land uses more compatible with the airport use of the flight path overhead. These steps included adoption of noise-compatible General Plan Amendment and Zone Change to change the General Plan and Zoning designations of a significant portion of the Project Site from Residential to Industrial and Commercial. Additionally, in 1993, the City adopted the Inglewood International Business Park Specific Plan which was aimed at facilitating an industrial office park development in a portion of the Industrial and Commercial zoned land. Though the City took these legislative actions and also considered multiple industrial/business park development proposals for City land in the project area, only a limited amount of development has transpired in the Specific Plan area over the past 40 years. Over the years, the City also entered into numerous negotiations regarding City Parcels on the Project Site, but such redevelopment efforts have never come to fruition and the City Parcels remain undeveloped. The City has continuously invested in the beautification of and redevelopment along Century Boulevard and desires to continue those efforts by providing access to entertainment to its residents in the form of spectator sports, including basketball.
The Project presents a unique economic development opportunity that allows the City to transform vacant and underdeveloped parcels on the Project Site into productive, compatible land use, following decades of prior efforts. Moreover, the Project provides the City with the unique redevelopment opportunity associated with National Basketball League (NBA) franchise. Opportunities to host such franchises are rare, and the current opportunity is presented in large part because the lease term at Staples Center is expiring, and team’s ownership desires to build a new, state-of-the-art facility. The Project presents a significant economic development opportunity, and together with the adjacent SoFi Stadium and other uses, expands the City’s presence as a major sports and entertainment center, and builds on the City’s rich tradition in sports and entertainment.

**Project Site Sub-Areas**

The Project Site is comprised of the following four sub-areas:

**Central Site (“Arena Site”): approximately 17 acres**

| Existing General Plan Designations: | Commercial and Industrial |
| Existing Specific Plan (portions of site): | Inglewood International Business Park Specific Plan |
| Existing Zoning Designations: | C-2A (Airport Commercial) M-1L (Limited Manufacturing) |
| Existing land uses: | Fast food restaurant, motel, warehouse, light manufacturing facility, catering business, a City groundwater well No. 6, four (4) freestanding billboards, and 14 acres of vacant land. |
| Right-of-Way Included: | Site includes an approximately 900-foot segment of West 102nd Street. |
| Surrounding land uses: | North- Hollywood Park (under construction), a hotel under renovations, and a self-storage facility |
| | South- Multi-family residential, and a church with education and family services facility |
| | East- Shipping facility and an industrial warehouse |
| | West- Fast food/coffee drive thru, liquor store, laundromat, restaurant, auto body shop, single-family and multi-family residential, and vacant land |
**West Site (“West Parking Garage Site”): approximately 5 acres**

Existing General Plan Designations: Commercial and Industrial

Existing Zoning Designations:  
- C-2A (Airport Commercial)
- P-1 (Parking)
- R-2 (Limited Multi-Family)
- R-3 (Residential Multi-Family)

Existing land uses: Vacant land

Right-of-Way Included: Site includes an approximately 300-foot segment of West 101st Street.

Surrounding land uses:  
- **North**: Fast food with drive-thru, gas station, motel, auto repair and vacant land  
- **South**: Single-family residential and a religious facility  
- **East**: Fast food/coffee drive-thru, liquor store, laundromat, and vacant land  
- **West**: Motel and single-family residential

**East Site (“East Transportation and Hotel Site”): approximately 5 acres**

Existing General Plan Designations: Industrial

Existing Zoning Designations: M-1L (Limited Manufacturing)

Existing land uses: Vacant land

Surrounding land uses:  
- **North**: Casino (Hollywood Park)  
- **South**: Multi-family residential and vacant land  
- **East**: Shipping facility  
- **West**: Industrial aquatics manufacturer and wholesale
Southeastern Site ("Well Relocation Site"): approximately 0.7 acres

Existing General Plan Designations: Industrial
Existing Specific Plan: Inglewood International Business Park Specific Plan
Existing Zoning Designations: M-1L (Limited Manufacturing)
Existing land uses: Vacant land
Surrounding land uses: North- Shipping facility
South- Vacant land and multi-family residential
East- Single-family residential
West- Vacant warehouse

Proposed Project
The proposed development of the Inglewood Basketball and Entertainment Center will entail demolition of all existing structures on the Project Site and construction of the following components, by sub-area (Attachment No. 2- Basic Site Plan Drawings and Attachment No. 3- Conceptual Renderings and Conceptual Landscape Plan):

Arena Site Proposed Development:

Arena: up to 18,000 fixed seats and 500 additional temporary seats (proposed to be the home of the LA Clippers)
Team Office Space: up to 71,000 s.f.
Team Practice and Training Facility: up to 85,000 s.f.
Sports Medicine Clinic: up to 25,000 s.f.
Restaurant/Retail/Ancillary and Related Arena Uses: up to 63,000 s.f.
Outdoor Gathering Space and Landscaping: approximately 80,000 s.f.
Parking Structure (VIP/Team Personnel): approximately 650 spaces

On the Arena Site, the Event Center Structure will contain an approximately 915,000 sf Arena with a main performance and seating bowl, food service and retail space, and concourse areas. The Event Center Structure will also include an integrated team practice and training facility, a sports medicine clinic, and office space that would accommodate the LA Clippers team offices. On the south side of the Event Center Structure will be a 3-story, parking structure for premium ticket holders, VIPs, and some team personnel.

The Event Center Structure is proposed to be an iconic, ellipsoidal structure with a maximum height of 150 feet above ground. The exterior of the building is designed to have a gridlike façade and roof. The exterior of the building will be comprised of a range
of textures and materials, including metal and glass, with integrated solar panels. At night, the structure will be accentuated by distinctive lighting and signage.

The Proposed Project would be designed and constructed to meet the US Green Building Council’s Leadership in Energy and Environmental Design (LEED®) Gold certification requirements. Some of the sustainable characteristics would be related to the Project Site, and others would be related to the project design and construction methods.

It is projected that the proposed Arena will accommodate as many as 243 event days each year, on average. Of these events, it is estimated that 62 of them would attract 10,000 or more attendees, and the remainder would be smaller events, with up to 100 events having attendance of 2,000 or less.

The Event Center Structure will be situated to the south of an outdoor plaza with a main entrance on Century Boulevard that would both provide a pedestrian connection to adjacent public streets as well as serve as a gathering area for arena attendees. The plaza would be landscaped with a variety of vegetation such as trees and shrubs. Adjoining the plaza would be a number of 2-story structures that would provide commercial uses such as retail shops, food and drink establishments, as well as an outdoor stage and flexible programming space. The plaza and plaza structures would be connected to the West Parking Garage by an elevated pedestrian bridge that would span South Prairie Avenue.

**West Garage Site Proposed Development:**

- **Parking Structure:** 3,110 spaces for arena employees and visitors

The West Parking Garage Site includes development of a 6-story, 3,110-space parking garage with entrances and exits on West Century Boulevard and South Prairie Avenue. This site is proposed to include a new publicly accessible access road that would connect West 101st Street and West Century Boulevard on the western property boundary of the West Parking Garage Site.

Dual purpose vehicular entrance/exits would be located on Prairie Avenue and Century Boulevard. Both entrances would be equipped with traffic signals that would primarily be used to streamline vehicles exiting the parking structure at the end of events.

**East Transportation and Hotel Site Proposed Development:**

- **Hotel:** 100-150 guestrooms
- **Transportation Hub/Parking Structure:** Taxis, shared ride services, charter bus pick-up/drop-off, 365 spaces for arena employees and visitors:

The East Transportation and Hotel Site includes development of a three-story structure on the south side of West Century Boulevard, east of the Arena Site. The first level would
serve as a transportation hub, with bus staging for approximately 20 coach/buses, 23 mini buses, and 182 car spaces for shared ride services such as drop-off/pick-up and queuing.

The second and third levels of the structure would provide 365 parking spaces for arena and retail visitors and employees. An up to 150-room limited service hotel and associated parking would be developed on the east side of the site.

**Well Relocation Site Proposed Development:**

**New City groundwater well No. 8**

On this site, a new City owned and operated groundwater well (Water Well #8) would be constructed to replace Water Well #6 to be removed within the Project Site. The site would be enclosed with fencing and the majority of the pumping equipment will be located underground.

**Land Use Entitlements Proposed**

While the existing land use designations of the site are commercial and industrial, the land use and associated Zoning regulations do not currently permit all components of the proposed IBEC. The project sponsor proposes a number of modifications to the City’s General Plan, Zoning, Specific Plan and Design Guideline documents in order to facilitate the proposed project with sensitivity towards the surrounding area. Below is a summary of the proposed modifications:

**General Plan Amendment (Land Use, Circulation, and Safety Elements):**

The existing General Plan designations within the Project Site are Commercial and Industrial. Most of the site is Industrial with a band of Commercial designation along Prairie Avenue of approximately 180 feet deep on the west side and approximately 100 feet deep on the east side.

As part of the IBEC proposal, the General Plan designation of the Commercial properties would be changed to Industrial so the entire site would have an Industrial designation. This would result in approximately 2.7 acres of land located along Prairie Avenue that would now have an Industrial land use designation instead of a Commercial designation.

In addition to the map changes, text changes would be made to the goals and purpose of the Industrial Land Use designation to expand the vision for that area to include Sports and Entertainment and associated facilities on underutilized Industrial land.

In addition to changes to the Land Use Element modifications, changes would be made in the Circulation Element to reflect the vacation of portions of 101st Street and 102nd Street as wells map updates to reflect the Sports and Entertainment Complex.

Lastly, in the Safety Element, map updates would be made to reflect the new water well location.
Inglewood International Business Park Specific Plan Amendments:

The Inglewood International Business Park Specific Plan (Specific Plan) was adopted in 1993 and encompasses a 2-block area between Prairie Avenue on the west, Yukon Avenue on the east, 102nd Street on the north and 104th Street on the south. The subject Project Site covers approximately one-fourth (1/4) of the Specific Plan Area. When the Specific Plan was adopted, it established development standards and design guidelines that were aimed at the development of an industrial office park. Since that time such development has not occurred, and the vision of the Specific Plan was never built out.

As proposed, language would be added to the Specific Plan that excludes the project site from the Specific Plan if the site is developed as the proposed Sports and Entertainment Complex.

Zoning Map and Zoning Code Text Changes:

As stated above, the Project approvals include Zoning Code Amendment (No. 2020-002) to establish regulation for the Sports and Entertainment Overlay Zone, including text amendments to create an overlay zone establishing development standards including standards for height, setbacks, street frontage and lot size, permitted use, signage, parking and loading, public art, design review process under the SEC Development Guidelines, addressing parcel map procedures, and other land use controls, and a Zone Change (No. 2020-001) to apply the Sports and Entertainment Overlay Zone on the entire Project Site, and to rezone certain parcels in the Project Site to confirm with the existing General Plan Land Use designation.

The Inglewood Municipal Code requires that the Planning Commission make a recommendation to the City Council on whether to approve a proposed Zone Change or Zoning Code Amendment. In so doing, the Planning Commission must make a determination to support the following Findings:

For Zone Changes:

A. A change of zone classification will be consistent with the land use designation and any other applicable designations of the general plan.

B. A change of zone classification will be appropriate for the subject property in terms of the adequacy of the site to accommodate land uses permitted by the proposed zone.

C. A change of zone classification will not constitute the granting of a special privilege to the property owner inconsistent with the current or designated uses or limitations of other properties in the vicinity.
For Zoning Code Amendments:

A. A change to the text of this Chapter, will be consistent with the land use designation and any other applicable designations of the general plan.

B. A change to the text of this Chapter will not constitute the establishment of unique standards, offering special privilege to a particular individual or group of individuals, that is inconsistent with the general intent of the provisions of this Chapter or that may be detrimental to the general welfare of the community.

Support for these Findings is attached in Attachment No. 4 (Zone Change and Zoning Code Amendment Findings)

Existing Zoning designations within the site include M-1L, C-2A, P-1, R-3, and R-2. While the Project Site has an existing Commercial/Industrial General Plan designation, the underlying zoning does not fully conform with these designations. Much of the Project Site is zoned C-2A and M-1L which conform but 13 parcels have zoning designations that do not conform with the underlying General Plan designations, which do not allow residential uses. These parcels include P-1, R-3, and R-2 zoning.

It is not unusual for zoning to fall out of conformance with the applicable General Plan land use designations over time as changes are made to the General Plan and not always made concurrently to the Zoning.

Typically, General Plan/Zoning inconsistencies that have occurred over time are addressed as part of a Comprehensive General Plan and Zoning update. Effective 2019, the State Legislature passed SB 1333 which, for the first time required that all charter cities resolve these inconsistencies within a reasonable time. Therefore, while a comprehensive, citywide clean-up of General Plan/Zoning inconsistencies will occur in the future with the City’s next General Plan update, the limited inconsistencies discussed above are being resolved at this time, per SB 1333. As such, the zoning of the P-1, R-3, and R-2 sites (all vacant and City owned) are proposed to be changed to C-2A (Airport Commercial) in order to conform with the Industrial General Plan Designation. This would rezone approximately 2.5 acres to C-2A. For City-owned, vacant parcels acquired through FAA noise grants to the City of Inglewood as part of LAX Noise Control/Land Use Compatibility Program, the City must dispose of the land purchased under the grants at the earliest practicable time for fair market value, and use it best efforts to dispose of such land subject to the retention or reservation of any interest or right therein necessary to ensure that such land is used only for purposes which are compatible with the noise levels of operation of the airport.

The FAA has stated that the Project appears to be a compatible use of the properties acquired in compliance with the FAA grant program, that residential development of these noise-impacted properties is “inherently inconsistent with the intent of the City’s land acquisition/noise mitigation program, approved and funded by the FAA,” and that residential use of the properties “may be inconsistent with Grant Assurance #21,
Compatible Land Use, and Grant Assurance 31, Disposal of Land”, as further discussed in the letter to the City dated August 26, 2019, from Mr. David Cushing, manager of the FAA’s Los Angeles Airport District Office.

Under the proposed project, the existing zoning designations of all C-2A and M-1L properties within the Project Site would remain unchanged in order to allow for existing development options to be maintained.

Under the proposal, a new Sports and Entertainment Overlay Zone (SE Overlay) would be created for the entire proposed Project Site. The overlay would include new regulations pertaining specifically to the potential development of a basketball arena and ancillary facilities included in the developer’s proposal, while keeping the underlying zoning in place.

Development standards established by the Overlay would include the following topic areas as zoning regulations or would make reference to the applicable Design Guidelines:

**Definitions and Permitted Uses:** Key terms are defined such as “Arena” and “Sports and Entertainment Complex” (SEC) and permitted uses are described.

**SE Overlay Review Process:** Under the Overlay, SEC Design Review will be conducted by the Economic and Community Development Department Director or designee to confirm project conformance with the SEC Design Guidelines. The determination of the Director can be appealed to the City Council.

**Setbacks:** Setback requirements are contained in the SEC Design Guidelines and range from 0 feet to 35 feet.

**Height limitations:** Maximum height of 150 feet for the Arena/Event Center Structure and 100 feet for all other supporting structures and uses. The height limitation for the underlying base zoning is 200 feet for the M-1L portions and 75 feet for the C-2A portions.

**Parking and loading requirements:** The parking requirements proposed in the SEC Overlay for the arena, retail, restaurant, and office space are equivalent to or greater than the comparable parking requirements in the IMC. These parking requirements would result in the provision of 4,125 parking spaces. The proposed parking requirement for the hotel is one (1) space per room (1:1) for the first 90 rooms and above 90, the rate would be one (1) space per each two rooms (1:2). This is similar to the IMC hotel parking requirement which is 1:1 for the first 100 rooms and 1:2 thereafter. For a hotel with up to 150 rooms, it will reduce the parking provided by a maximum of five spaces.
For loading, the Event Center Structure is required to have a minimum of four spaces. Supporting structures would be required to provide loading spaces at a rate of 1 per 10,000 square feet of floor area.

**Signage requirements:** The SEC Overlay regulations would specify prohibited signs but the majority of regulations will be contained in the Design Guidelines.

**SEC Design Guidelines**
As mentioned above, the City has citywide Design Guidelines that were adopted in 1979 and the Downtown/Fairview Heights Transit Oriented Districts have Design Guidelines that were adopted in 2016. Those design guidelines were established by the City in an effort to maintain a consistent design approach within a specific area. In furtherance of high design standards, Project-specific Design Guidelines are proposed for the subject Sports and Entertainment Complex development. Additionally, the proposed Design Guidelines serve to facilitate compliance with Project Design Features determined to be required as part of the environmental review and AB 987 related Conditions of Approval. The SEC Design Guidelines (DG) include the following topic areas:

**Site Design and Features:** Requirements and guidelines related to setbacks, size limitations for specific uses, walls and fences, and grading and drainage.

**Design Elements:** Requirements and guidelines related to building massing, façade design, rooflines, exterior building materials, screening, and pedestrian bridge aesthetic requirements.

**Landscape Elements:** Landscaping requirements and guidelines related to design, plant materials, and irrigation.

**Signage and Graphics:** Requirements and guidelines related to sign type, function, and location.

**Lighting and Acoustics:** Requirements and guidelines related to decorative and security lighting, sound walls and other sound attenuation features.

**Circulation:** Requirements and guidelines to incorporate safe and efficient vehicular access amenities as well as guidelines for designing the SEC to include accessible, inviting, and safe pedestrian features.

**Parking:** These include requirements and guidelines related to parking facility access design, and layout; shared ride (Uber, Lyft, etc.) facilities; and Transportation Demand Requirements.

**Loading:** Requirements and guidelines regarding loading space(s) location, design and screening.
**Sustainability and Environmental Sensitivity:** Requirements and guidelines related to reducing building energy consumption, waste diversion, alternative transportation modes, electric vehicles, water efficiency, storm water retention, and bird collision deterrence.

**Design Considerations for Specific Uses:** The DG include requirements and design guidelines for the following: on-site alcohol sales, outdoor dining, communications facilities, and public art.

The Design Guidelines are part of a larger document called the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines). The SEC Development Guidelines include procedures related to the implementation and administration of the SEC Development Guidelines. The overarching review processes under the Development Guidelines would be the SEC Design Review and SEC Infrastructure Review. These reviews would be conducted by the Economic and Community Development Director or Public Works Director or their designees.

**SEC Infrastructure Plan**
The Development Guidelines also include the SEC Infrastructure Plan. This component includes requirements and guidelines related to wet utilities, dry utilities, water well, and street improvements.

**Development Agreement**
Pursuant to Government Code Section 65867, the Planning Commission must hold a hearing on the Development Agreement (DA), and pursuant to Government Code Section 65867.5 the City Council must find that the DA is consistent with the General Plan and Specific Plan as amended. The proposed DA primarily includes a number of provisions related to community benefits and vesting entitlements for the Project. All land use considerations are contained within the General Plan Amendment, Specific Plan Amendment, SE Overlay and/or the SEC Development Guidelines.

**Staff Analysis**
Staff has determined that the proposed project and underlying entitlements are compatible with adjacent and surrounding development from both a land use perspective as well as in physical design. This determination of compatibility is based on staff’s review of the anticipated site activity, Design Guidelines, design features and layout, and Mitigation Measures.

The Project Site is uniquely situated in the City, in that it is substantially surrounded by Industrial, Neighborhood Serving Commercial, Regional Serving Commercial/Entertainment and with a limited amount of Residential land use adjacent. Staff has determined that the IBEC project scope and design is planned to be compatible with this unique mix of land uses as well as the surrounding area land uses and will promote the
recreational enjoyment of the public. The IBEC is a commercial land use with specialized operations and patterns of activity as a result of the Event Center component. At the same time, regardless of the sports and entertainment events occurring, the facility will also contain commercial land uses which operate primarily during daytime business hours (e.g., office and medical clinic). Staff finds that when you consider both the Event Center operations as well as the integrated supporting uses proposed across the entire Project Site, the facility is fundamentally commercial in how it functions. As a commercial facility with a local and regional draw, this results in land use compatibility with both the neighborhood serving commercial found to the east and west on Century Boulevard and to the north and south on Prairie Avenue as well as the regional commercial/entertainment located to the north.

To the north of the arena site is Hollywood Park, home to SoFi stadium and other public recreational and entertainment facilities that are expected to draw patrons from the entire Los Angeles region once construction is complete. Further north of Hollywood Park is The Forum, one of the premier concert venues in Los Angeles County, and located one mile from the IBEC site. As a potential new sports and entertainment facility, also with a regional draw, IBEC will complement the Hollywood Park/SoFi Stadium site and The Forum by providing a third regional venue. This clustering of venues allows for more efficient use of parking and other transportation related facilities among the three venues. More consistent transit demand will make transit enhancements more viable and may improve transit access over time which will benefit the surrounding community.

While the land uses proposed at IBEC are compatible with these existing venues, the architectural and site design are also compatible. The architectural concept of IBEC is similar in style and material selection to the contemporary design of SoFi Stadium. Conversely, the architectural style of IBEC differs dramatically from The Forum. However, it is this difference in architectural styles along with the iconic nature of both facilities that fosters IBEC’s design compatibility with The Forum.

The site circulation and design is planned to avoid conflict with existing surrounding uses. The site is adjacent to M1-L zoned land which allows for Limited Manufacturing and current development is characterized by one and two story buildings with an industrial motif. The operations of IBEC is not anticipated to interfere with the operations of the M1-L sites which currently contain primarily warehousing and freight logistics uses, as trucks travelling through the M-1L zoned area will be able to continue using Doty Avenue and 102nd Street to access such uses. The IBEC physical design will also be compatible with the existing physical massing of development. One of the most important ways in which this is accomplished is the arena site building envelope generally steps down around all edges to a similar scale of structure and wall.

In addition to adjacent commercial and industrial land uses, the site is also adjacent to or abuts limited numbers of both legal and legal-non conforming residential land uses. From a land use perspective, the IBEC is compatible with these residential uses in a few key ways including project layout and access points. Particular components of the project
have been sited either close to or away from residential uses, as appropriate based on activity intensity. For example, the plaza and outdoor stage is sited close to Century Boulevard, away from surrounding residential uses. Similarly, the site sub-areas closest to the highest concentrations of residential uses contain project components with the lowest levels of ongoing site activity (e.g. parking structures and the well). Furthermore, the proposed parking structures direct the majority of traffic onto the major thoroughfares as opposed to the streets with residential uses.

IBEC will also achieve compatibility with these adjacent and nearby residential uses through a number of design features including Mitigation Measures, AB 987 design requirements, and the Design Guidelines. While the Mitigation Measures address localized environmental issues such as sound and light transmission from the Sports and Entertainment Complex, they also address issues with a wider reach such as traffic conditions and air quality. AB 987 design requirements also further both localized and broader air quality and greenhouse gas compatibility. Lastly, the Design Guidelines further facilitate compatibility by ensuring the massing and aesthetics of IBEC are sensitive to surrounding residential through a number of guidelines that require consideration of proximity to surrounding uses with special consideration given to residential uses. In particular, the following Design Guidelines are some of those aimed at ensuring the final structures are carefully designed when adjacent to residential uses and public right-of-way:

**DG-2.1.1** Building design should incorporate physical transitions and/or setbacks from the Event Center structure to adjacent properties and to frontages along West Century Boulevard and South Prairie Avenue.

**DG-2.1.6** Building design of Event Center Supporting Structures and Infrastructure and Ancillary Structures should incorporate variety in massing to create visual interest and textures of shadow, light and materials.

**DG-2.1.7** All building elevations should be considered and integrated into the overall design, and the side and rear facades of a building should be treated with sensitivity to adjacent uses.

**DG-2.3.7** Landscape buffers, screening walls, green screens, or other transition features shall be provided between Sports and Entertainment Complex structures and adjacent residential uses where feasible considering site conditions.

Further supporting staff’s determination is the project makes use of a site that while having had a number of businesses operate, it has also been substantially underutilized over the past 10+ years, as evidenced by the vacant buildings and vacant land. This underutilization has been largely a result of constraints on viable development options due to the Project Site’s location under the flight path. While the City has made efforts in the past to plan for viable uses on the Project Site, that vision has not reached fruition. The proposed IBEC presents an opportunity to increase the utility of this land in a way
that is in keeping with the original vision for the area. In so doing, it creates amenity features including publicly accessible open space with retail/restaurant options, greening of the site and area, and iconic architecture for surrounding residents and businesses where once was underutilized property.

Based on consideration of the project’s operational/land use characteristics in relation to adjacent and surrounding land uses as well as the physical form of the project in relation to the surrounding built environment, staff finds that the project will be compatible in the proposed location and as laid out.

General Plan Consistency Analysis

The Inglewood General Plan serves as a blueprint for the physical development of the City. It sets the long term physical economic, social and environmental goals for the City and identifies the type of development needed to achieve these goals. Over time, as individual General Plan elements are modified, the City must ensure that any modifications do not conflict with any other part of the general plan. The City has undertaken a comprehensive review and analysis of the Project and the approvals required for its implementation, for consistency with the City’s General Plan, as it is proposed to be amended by the General Plan Amendment (No. 2020-003); this analysis is set forth in Attachment No. 5 (General Plan Consistency Findings). Based on this review, and as further described in the attachment the City concludes that the Project and the approvals are each, on balance, consistent with relevant applicable General Plan policies, goals and objectives of the General Plan, as proposed to be amended by the General Plan Amendment (No. 2020-003).

Public Comments

The following correspondence was received since the notice was published and mailed (Attachment No. 7):

1. Richard Garcia (June 8, 2020)
2. Veronica Lebron/Silverstein Law (June 8, 9, 11, and 12, 2020)
3. Naira Soghbatyan/Silverstein Law (June 11, 2020)
4. Dev Bhalla (June 11, 2020)

Environmental Determination

As discussed above, an EIR (No. EA-EIR-2020-045, State Clearinghouse No.: SCH2018021056) has been prepared for the Project, in addition to a Mitigation Monitoring Reporting Program, and California Environmental Quality Act (CEQA) Findings and Statement of Overriding Considerations. (See Planning Commission Resolution Recommending City Council Final EIR Certification Resolution).
The EIR found a total of 66 significant or potentially significant impacts in the following study areas:

- Aesthetics
- Air Quality
- Biological Resources
- Cultural and Tribal Cultural Resources
- Geology and Soils
- Greenhouse Gas Emissions
- Hazards and Hazardous Materials
- Hydrology and Water Quality
- Noise and Vibration
- Transportation and Circulation

Of these significant impacts, 25 can be mitigated to a Less than Significant Level. The mitigation measures proposed for the Project are set forth in the Mitigation Monitoring Reporting Program. The remaining 41 impacts cannot be mitigated to a Less than Significant Level. As such, the EIR concludes that implementation of the proposed project will result in 41 Significant and Unavoidable Impacts listed in Attachment No. 6. Pursuant to CEQA Guidelines section 15093(b), the City has prepared a Statement of Overriding Considerations, included in the Resolution Recommending City Council Final EIR Certification that sets forth the City’s specific reasons for recommendation of approval of the Project.

The EIR evaluates a range of alternatives to the Project. These alternatives include a reduced amount of development at the Project Site, as well as different locations for the Project within and outside of the City of Inglewood. The City’s proposed rejection of those alternatives is further described in the Resolution Recommending City Council Final EIR Certification.

Should the City decide to certify the EIR, it must make the findings set forth in CEQA Guidelines § 15090(a); that the EIR:

- Complies with CEQA;
- Reflects the lead agency’s independent judgment and analysis; and
- Was presented to the decision-making body, which reviewed and considered the information in the EIR before approving or approving with modifications any component of the proposed project.

A copy of the Final Environmental Impact Report (FEIR) remains available for public review in the First Floor lobby of City Hall, on the City’s webpage and via email at ibecproject@cityofinglewood.org.
Planning Commission
Inglewood Basketball and Entertainment Center
June 17, 2020

Attachments:
Attachment No. 1 Project Site Aerial
Attachment No. 2 Basic Site Plan Drawings
Attachment No. 3 Conceptual Renderings and Conceptual Landscape Plan
Attachment No. 4 Zone Change and Zoning Code Amendment Findings
Attachment No. 5 General Plan Consistency Findings
Attachment No. 6 Significant and Unavoidable Impacts
Attachment No. 7 Public Comments Received

Prepared by,
Fred Jackson
Senior Planner

Prepared by,
Eddy Ikemejuna
Senior Planner

Prepared by,
Mindy Wilcox, AICP
Planning Manager

Submitted by,
Christopher E. Jackson, Sr.
Department Director
Attachment No. 1

Project Site Aerial
Attachment No. 2
Basic Site Plan Drawings
INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER
BASIC SITE PLAN DRAWINGS
ARENA AND PLAZA AREA
JUNE 04, 2020
PRACTICE FACILITY ARENA

TRUCK ROUTE: 12% GRADE
LOADING DOCKS (6)

CENTURY BLVD: ACCESS TO UNDERGROUND DOCKS AND EVENT FLOOR
INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER
BASIC SITE PLAN DRAWINGS
CENTRAL PLANT
JUNE 04, 2020
INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER
BASIC SITE PLAN DRAWINGS
WEST PARKING GARAGE
JUNE 04, 2020
PROJECT
INGLEWOOD BASKETBALL & ENTERTAINMENT CENTER

LEGEND

RIGHT OF WAY

PROPOSED

EXISTING

1.01 ST. TO BE VACATED PER SEPARATE CITY ACTION

WEST PARKING STRUCTURE.

EXISTING 101ST ST. TO BE VACATED PER SEPARATE CITY ACTION

PROPOSED FIRE ACCESS, UTILITY EASEMENT, & PRIVATE ROAD

LEGEND

PROPOSED LINES

EXISTING LINES

KEY PLAN

SHEET TITLE
WEST PARKING STRUCTURE

SHEET NUMBER
1-C201

SHEETS
DISCUSSION DRAFT
90% DESIGN DEVELOPMENT
CENTURY BLVD.

PROPOSED 6 LEVEL PARKING STRUCTURE

102ND ST.

SPECIFICS OF PARKING STALL PLAN IS IN PROCESS AND MAY BE ADJUSTED

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INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER
BASIC SITE PLAN DRAWINGS
EAST PARKING GARAGE
JUNE 04, 2020
SPECIFICS OF PARKING STALL PLAN IS IN PROCESS AND MAY BE ADJUSTED
SPECIFICS OF PARKING STALL PLAN IS IN PROCESS AND MAY BE ADJUSTED
KEY NOTES

- SPECIFICS OF PARKING STALL PLAN IS IN PROCESS AND MAY BE ADJUSTED.
KEY NOTES

NOTES

SPECIFICS OF PARKING STALL PLAN IS IN PROCESS AND MAY BE ADJUSTED
Attachment No. 3

Conceptual Rendering and Landscape Plan
IBEC PROJECT CONCEPTUAL LANDSCAPE PLANS

W. CENTURY BLVD

101st ST.

102nd ST.

WEST PARKING GARAGE SITE

EAST TRANSPORTATION AND HOTEL SITE
Attachment No. 4

Zone Change and Zoning Code Amendment Findings
Zone Change and Zoning Code Amendment Findings

For Changes of Zone-Classification:

A. A change of zone classification will be consistent with the land use designation and any other applicable designations of the general plan.

The change of zone classification to C-2A for certain properties within the Project Site will be consistent with the land use designations in the City of Inglewood General Plan Land Use Element.

Specifically, the change of zone classification for properties within the Project Site will resolve inconsistencies between the current zoning classification and the land use designations consistent with good planning practice and state law.

The majority of the properties within the Project Site are currently designated as Industrial, with the properties with frontages along South Prairie Avenue designated Commercial. As part of the proposed General Plan Amendments for the Project, the Commercial properties within the Project Site will be designated as Industrial to create consistency across the entire Project Site. The properties within the Project Site include five different zoning classifications M-1L (Light Manufacturing), C-2A (Airport Commercial), P-1 (Automobile Parking), R-2 (Limited Multiple-Family), and R-3 (Multiple-Family). Zoning Classification P-1, R-2, and R-3 do not conform to the Industrial land use designation. The properties or portions of properties within the Project Site with P-1, R-3, and R-2 zoning classifications would be changed to C-2A (Airport Commercial) to conform with the Industrial land use in the General Plan Land Use Element, correcting the inconsistency between the zoning classifications and the General Plan land use designations. (See General Plan Consistency Findings). All properties to be rezoned for consistency with the General Plan Land Use Element are owned by the City of Inglewood or the City of Inglewood as Successor Agency to the former Inglewood Redevelopment Agency (City as Successor Agency) and are currently vacant.

The addition of SE Overlay Zone classification to the base underlying zoning of properties within the Project Site will be consistent with the land use designation in the City of Inglewood General Plan Land Use Element.

Specifically, the proposed SE Overlay Zone classification and regulations would allow for activation of the long-underutilized Project Site with development of a Sports and Entertainment Complex and limited service hotel as permitted uses, consistent with the Industrial land use designation and the following goals of the General Plan:

- Promote the development for sports and entertainment facilities and related uses on underutilized land, in appropriate locations, creating economic development and employment opportunities for the City’s residents.

- Facilitate the allocation of land in the City to satisfy the multiple needs of residents but recognize that land is a scarce resource to be conserved rather than wasted.

- Promote sound economic development and increase employment opportunities for the city’s residents by responding to changing economic conditions.
• Promote Inglewood’s image and identity as an independent community within the Los Angeles metropolitan area.

Development of the Project pursuant to the SE Overlay Zone will redevelop a Project Site largely consisting of vacant land into a state-of-the-art sports and entertainment facility with related uses, bringing substantial revenues, jobs, and other public benefits to the City. (See General Plan Consistency findings).

B. A change of zone classification will be appropriate for the subject property in terms of the adequacy of the site to accommodate land uses permitted by the proposed zone.

The change of zone classification to C2-A for certain properties within the Project Site with P-1, R-3, and R-2 zoning classifications to match the surrounding C2-A properties provides consistent zoning for a range of active, commercial uses that are encouraged by the City and compatible with the location under the Los Angeles International (LAX) Airport flight path. The properties within the Project Site to be rezoned are currently vacant and are located within the Community Noise Equivalent Level (CNEL) 65 dB noise contour for the LAX Airport, indicating these properties are exposed to aircraft noise levels of between CNEL 65 dB to 70 dB. These properties were purchased by the City or City as Successor Agency using FAA-issued noise grants as part of the LAX Noise Control / Land Use Compatibility Program, with the objective of recycling incompatible residential land uses to other land uses compatible with the noise levels of airport operations. Under the General Plan Noise Element and the LAX Airport Land Use Plan, commercial uses as permitted in the C-2A Zone are compatible for properties within the CNEL 65 dB noise contour.

The addition of the proposed SE Overlay Zone classification to properties within the Project Site is appropriate in terms of the adequacy of the site to accommodate the uses permitted by the proposed SE Overlay Zone.

Specifically, the size of the Project Site is sufficient to accommodate the development permitted under the proposed SE Overlay Zone and allow it to function efficiently. The permitted uses under the proposed SE Overlay Zone include a Sports and Entertainment Complex that would include an Arena with up to 18,000 fixed seats for NBA games and up to 500 additional temporary seats for other events, an up to 85,000 sf team practice and athletic training facility, up to 71,000 sf of team office space, an up to 25,000 sf sports medicine clinic, up to 63,000 sf feet of ancillary and related arena uses including retail and dining, an outdoor plaza adjacent to the Arena, parking facilities, various circulation, infrastructure, and other ancillary uses, as well as the development of a limited-service hotel of no less than 100 and no more than 150 guest rooms on the Project Site. The proposed regulations of the SE Overlay Zone development is accommodated within the Project Site and compatible with adjacent uses, including standards to establish setbacks, maximum height, parking and loading requirements, vehicular and pedestrian access, lighting and signage, building massing, and other aspects of the Project.

Furthermore the Project Site is well-served by existing transportation infrastructure, including freeways, major thoroughfares, and public transportation, to accommodate the permitted uses, specifically including events hosted within the Sports and Entertainment Complex. Proximity of the Project Site to
So Fi Stadium and the Forum will allow for efficient use of parking and other transportation facilities between the three venues. The uses to be permitted under the proposed SE Overlay Zone do not include residential uses, and are compatible with the CNEL 65 dB noise contour for the LAX Airport.

C. A change of zone classification will not constitute the granting of a special privilege to the property owner inconsistent with the current or designated uses or limitations of other properties in the vicinity.

The change of zone classification for properties within the Project Site will achieve consistency with the General Plan land use designations for those properties and will not constitute a grant of special privilege inconsistent with the current or designated uses or limitations of other properties in the vicinity.

Specifically, the properties within the Project Site that would be designated as C-2A form a group of contiguous properties adjacent to other properties with the existing C2-A zoning classifications, and includes one property with split zoning that is already partially designated as C-2A. These properties are located within the CNEL 65 dB noise contour for the LAX Airport. Under the General Plan Noise Element and the LAX Airport Land Use Plan, commercial uses as permitted in the C2-A Zone are compatible for properties within the CNEL 65 dB noise contour. Other properties in the immediate vicinity are also located in the CNEL 65 dB noise contour and subject to similar limitations regarding compatible uses.

The addition of the SE Overlay Zone classification to the base underlying zoning of properties within the Project Site will not constitute a grant of special privilege inconsistent with current or designated uses or limitations of other properties in the vicinity.

Specifically, the SE Overlay Zone will facilitate the development of a Sports and Entertainment Complex and a hotel, consistent with and complementary to other major event venues and related commercial development in the vicinity. Other major event venues in the vicinity of the Project Site, including SoFi Stadium located less than half a mile from the Project Site to the north, and the Forum located less than one mile to the north, similarly operate pursuant to specialized zoning regulations designed to accommodate such venues. SoFi Stadium and related development are governed by the Hollywood Park Specific Plan, which establishes development for that venue and site. Likewise, The Forum operates pursuant to the regulations of the “C-R” Commercial and Recreation Zone and an SOZ Overlay Zone established for the uses and features of that venue and site. The addition of the proposed SE Overlay Zone to the base underlying zoning of the properties within the Project Site would provide the same types of land use controls appropriate for the development of a major event venue and related development.

Furthermore, the use of overlay zoning is a tool that the City has employed in other portions of the City to encourage good planning objectives. These include the use of overlay zoning for the Live-Work Overlay Zone, Medical Enterprise Overlay Zone, and the Sign Overlay Zone. Development of the Project as permitted by the SE Overlay Zone will bring significant new investment and activation of the Project Site and presents an opportunity to transform vacant and undeveloped parcels into productive, compatible land uses following decades of prior efforts.
For Zone Changes:

A. A change to the text of this Chapter, will be consistent with the land use designation and any other applicable designations of the general plan.

The proposed text change to the Planning and Zoning Code to create the SE Overlay Zone is consistent with the Land Use Element designations of the General Plan.

Specifically, the proposed text changes to create a new SE Overlay Zone as Article 17.5 of the Planning and Zoning Code to facilitate the development of a Sports and Entertainment complex and a limited-service hotel will be consistent with the Industrial land use designation and the following goals of the General Plan.

- Promote the development of sports and entertainment facilities and related uses on underutilized land, in appropriate locations, creating economic development and employment opportunities for the City’s residents.

- Facilitate the allocation of land in the City to satisfy the multiple needs of residents but recognize that land is a scarce resource to be conserved rather than wasted.

- Promote sound economic development and increase employment opportunities for the City’s residents by responding to changing economic conditions.

- Promote Inglewood’s image and identity as an independent community within the Los Angeles metropolitan area.

The SE Overlay Zone includes development standards for height, setbacks, street frontage, lot size, permitted uses, signage, parking and loading, public art, design review process, as well as parcel map procedures and other land use controls for development of a Sports and Entertainment Complex and hotel. Development of the Project pursuant to the SE Overlay Zone will redevelop a Project Site largely consisting of a vacant land into a state-of-the-art sports and entertainment facility with related uses bringing substantial revenues, jobs and other public benefits to the City. (See General Plan Consistency findings).

B. A change to the text of this Chapter will not constitute the establishment of unique standards, offering special privilege to a particular individual or group of individuals, that is inconsistent with the general intent of the provisions of this Chapter or that may be detrimental to the general welfare of the community.

The text changes to create the SE Overlay Zone as Article 17.5 of the Planning and Zoning Code will not constitute the establishment of unique standard that offer special privileges that are inconsistent with the general intent of the Planning and Zoning Code or detrimental to the general welfare of the community.

Specifically, the standards to be established in the SE Overlay Zone and SEC Development Guideline are consistent with the general intent of the Planning and Zoning Code and will facilitate the orderly, well-planned development of the previously underdeveloped Project Site with a state-of-the-art
entertainment facility and related uses and enhance the social, cultural, and recreational vitality of the community, promote economic development, and increase employment opportunities for residents.

Major sports and entertainment venues and related development, such as the uses to be permitted pursuant to the proposed SE Overlay Zone, are specialty uses with unique characteristics that inform land use planning for these uses such as venue capacity, anticipated event activity and operations, related or supporting ancillary development and adjacent uses. The proposed SE Overlay Zone is an appropriate planning tool for the Project Site because the standards, regulations, and guidelines to be established by the SE Overlay Zone and SEC Design Guidelines will guide development of the Project as a whole to functionally integrate its constituent components, achieve high quality overall design, and ensure compatibility with adjacent land uses.

For similar reasons, SoFi Stadium was developed and will operate pursuant to the Hollywood Park Specific Plan, which establishes development standards and guidelines specific to the location, uses and event activity, and related development for that venue and site. Likewise, The Forum concert venue operates pursuant to the regulations of the “C-R” Commercial and Recreation Zone and SOZ Overlay Zone established for the uses and features of that venue and site.

The SE Overlay Zone regulations and SEC Development Guidelines include regulations to govern permitted uses, conditions for specific uses, development standards such as minimum setbacks, maximum height, and development limitations for permitted uses, parking and loading requirements, lighting and signage regulations, and other regulations to assure the orderly, well-planned development of the Project Site. The proposed SE Overlay Zone also provides a City review process to confirm compliance with the established standards and regulations. The addition of the proposed SE Overlay Zone to the base underlying zoning of the properties within the Project Site would provide the same types of land use controls appropriate for the development of a major event venue and related development.

In addition to the standards and regulations to be established in the proposed SE Overlay Zone and SEC Design Guidelines, the Project includes an extensive set of project design features, mitigation measures, and conditions of approval pursuant to AB 987 to ensure development of the Project will not be detrimental to the general welfare of the community.
Attachment No. 5

General Plan Consistency Findings
GENERAL PLAN CONSISTENCY ANALYSIS

Murphy’s Bowl, LLC (Project Sponsor), seeks the development of the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City’s residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association (NBA) games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; an up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the Project). The Project also includes a limited-service hotel.

Implementation of the Project requires various approvals from the City, including certain text and map amendments to the General Plan, as more particularly described in Planning Commission Resolution No. ______ (General Plan Amendments). The City has reviewed the Project, which includes the Approval Actions required for its implementation, as set forth in the CEQA Findings, for consistency with the City’s General Plan, as it is proposed to be amended by the General Plan Amendments. Based on this review, and as further described below, the City concludes that the Project and the Approval Actions are each, on balance, consistent with the relevant applicable General Plan policies, goals and objectives of the General Plan, as proposed to be amended. Text proposed by the General Plan Amendments is shown in **bold underline**.

Additional detail regarding much of the underlying analysis and evidence is contained in the agenda report to the Planning Commission, the EIR and all appendices thereto; Planning Commission Resolution No. ____ (Recommending Certification of the EIR and Adoption of MMRP and CEQA Findings and Statement of Overriding Considerations) including the CEQA Findings and MMRP attached as Exhibit B and C thereto; all plans, drawings, and other materials submitted by the Project Sponsor; minutes, reports, and public testimony and evidence submitted as part of the City Council’s duly noticed meeting(s) regarding the IBEC Project; the record of proceedings prepared in connection with AB 987 pursuant to Public Resources Code § 21168.6.8; and all other information contained in the City’s administrative record concerning the Project (collectively, the Record). Information in this analysis regarding fiscal and economic data is sourced from the HR&A Report prepared for the Project, which has been peer reviewed by a report prepared by Keyser Marston Associates (“KMA”) on behalf of the City.

I. LAND USE ELEMENT

The Land Use Element presents a long-range plan for the distribution and future use of land within the City. Relevant policies, goals and objectives applicable to the Project are as follows:

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1 These consistency findings do not include any Approval Actions related to the potential exercise by the City of its eminent domain authority, which is at the City’s sole discretion under the terms of the proposed Disposition and Development Agreement for the Project.
**General:**

- Provide for the orderly development and redevelopment of the City while preserving a measure of diversity among its parts.
- Help promote sound economic development and increase employment opportunities for the City’s residents by responding to changing economic conditions.
- Promote Inglewood’s image identity as an independent community within the Los Angeles metropolitan area.

The majority of the Project is designated in the General Plan as Industrial, with a small portion of the site adjacent to S. Prairie Avenue, just south of W. Century Boulevard, designated as Commercial. To implement the Project, amendments are proposed to the Land Use Element to provide a uniform land use designation for the Project site that reflects its proposed uses. This principally involves expressly referencing sports and entertainment facilities and related uses on properties in the Industrial land use designation (see below) and amending the Land Use Map to designate the entire Project site as Industrial. These amendments are further described in the Planning Commission Agenda Report. Additional amendments are proposed to the Circulation Element and Safety Element, which are discussed in Sections II and VII below.

Historically, the Project site has been challenging to develop and utilize due to its location under the Los Angeles International Airport (“LAX”) flight path. Most of the currently vacant parcels comprising the Project site were previously developed, but were purchased by the City and the former Inglewood Redevelopment Agency using FAA-issued noise grants to the City of Inglewood as part of the LAX Noise Control/Land Use Compatibility Program, with the objective of recycling incompatible residential land use to other land uses compatible with the noise levels of airport operations. These parcels were specifically acquired in order to eliminate incompatible residential use in the near term and stimulate economic development in the long term by converting the parcels in this area to noise-compatible commercial, industrial, or other revenue-generating uses. The City has worked for many years to market the property for redevelopment with noise-compatible uses, but these efforts have never come to fruition, other than a portion of the Project site used as a private parking lot from 2013-2017.

The Project provides for the orderly development and redevelopment of the City while preserving a measure of diversity among its parts because as established above, the Project is part of a concerted and longstanding effort to redevelop parcels in the LAX flight path with noise-compatible, productive uses suitable for the recreational enjoyment of the public. The Project’s sports and entertainment, retail and restaurants, parking structure and other uses diversify the City’s land use and are compatible with and complement other commercial and industrial land uses in the area and the City.

The Project would help promote sound economic development and increase employment opportunities for the City’s residents by responding to changing economic conditions because it would redevelop the site into a state-of-the-art sports and entertainment facility with related uses that promote economic development and increases employment opportunities for the City’s residents. In addition to redevelopment of vacant and underutilized parcels, the economic
development and employment opportunities include but are not limited to the following during the construction period and during subsequent Project operations. The Project will generate approximately $12.9 million in one-time tax revenues related to construction of the Project. Approximately 67% is related to the City’s nonresidential construction tax, followed by 25% related to sales tax on construction materials, and 8% related to business tax on contractor earnings. Construction of the Project will also generate about $10.3 million from the Project’s Art Fee and School fee, which are non-general fund revenues.

Upon stabilized Project operation in 2025, the Project is expected to produce (calculated in 2019 dollars) approximately $4.5 million in annual net tax revenues, plus $2.3 million in annual property tax revenue for the Inglewood Unified School District. Cumulatively, it will produce approximately $70.0 million in net fiscal impact (or $149.1 million in nominal dollars) plus approximately $72.4 million in normal property tax revenues.

The fiscal analysis for the Project also included a sensitivity analysis for a reduced ancillary retail program and third-party events scenario to provide a more conservative analysis. As compared to the base Project scenario, the construction period analysis is substantially the same, with only a slight decrease of approximately 2% for one-time tax and City fee revenues. For operations, the net annual fiscal impacts are reduced but would continue to be substantial at approximately $4,000,000, or $132,000,000 cumulatively in nominal dollars. For operations, the net annual economic impacts are reduced but would continue to be substantial at approximately $210 million in annual net economic output and 1,190 jobs at stabilized operations.

During construction, approximately 7,269 total headcount (direct on-site plus multiplier effect) jobs will be created, of which approximately 7,020 will be full-time and part-time construction jobs at the Project site. Approximately $466.7 million in compensation will be paid to workers directly and indirectly associated with construction, and the construction period will generate approximately $1.06 billion in total economic output. On an annual basis once operations stabilize, approximately 1,557 total headcount jobs will be created, of which approximately 1,476 will be full-time and part-time operations jobs at the Project site. Approximately $139.3 million in annual compensation will be paid to workers directly and indirectly associated with Project operations, and approximately $267.9 million in total economic output will be generated.

In addition, the Project would provide extraordinary public benefits contained in Exhibit C, attached to the Development Agreement, including creation of local jobs and equity, commitments to affordable housing and renter support, rehabilitation of Morningside Park Library and creation of a community center, support for Inglewood youth, education, support for Inglewood seniors, improving Inglewood parks, and sustainable construction practices and eco-friendly building operations.

KMA estimates that net revenue to the City would be approximately $4.4 million. The difference is due to slightly different assumptions and methodologies employed by the consultants. Under either scenario, however, the Project will generate substantial revenue for the City, even accounting for City costs associated with providing public services to the Project.
The Project promotes the City’s image and identity as an independent community within the Los Angeles metropolitan area by facilitating the return of an NBA franchise to the City known as the “City of Champions.” The Project promotes the City’s image and identity as a premier regional sports and entertainment center at the regional, national, and international level and complements the adjacent new development at Hollywood Park, including its National Football League stadium, creating a world-class sports and entertainment district for the recreational enjoyment of the public.

**Residential:**

- Foster the revitalization or, if necessary, the recycling of residential areas which cannot provide a decent living environment because of jet noise impact.

The Project site does not include parcels with a residential land use designation under the General Plan, and no residential uses are proposed in connection with the Project. However, because the General Plan includes policies, such as the above residential policy, that are not explicitly limited to development within the residential land use designation, analysis of this policy has been included for completeness. The General Plan and Los Angeles County Airport Land Use Compatibility Plan both establish that the area in which the Project site is located is not appropriate for the development or redevelopment of residential uses given its location under the Los Angeles International Airport Flight Path. The Project does not include residential uses, nor does it directly impact housing stock. Rather, the Project facilitates development of sports and entertainment facilities and related uses, which are compatible land uses within the noise impacted area, and are consistent with the FAA-issued noise grants, as further discussed in the letter to the City dated August 26, 2019, from Mr. David Cushing, Manager of the FAA’s Los Angeles Airport District Office.

As noted above, the majority of parcels comprising the Project site were purchased by the City and the former Inglewood Redevelopment Agency utilizing FAA-issued noise grants for the specific purpose of recycling incompatible residential land use to land uses which are compatible with the noise levels of LAX airport operations. These parcels were specifically acquired in order to eliminate incompatible residential uses in the near term and stimulate economic development in the long term by converting the parcels in this area to noise-compatible commercial, industrial, or other revenue-generating uses. The Project meets these objectives by developing sports and entertainment facilities and related uses that are consistent with the FAA-issued noise grants.

**Commercial:**

- Create and maintain a healthy economic condition within the present business community and assist new business to locate within the city.
- Continue to promote the development of high quality commercial/office space at appropriate locations within the city through the redevelopment process.
- Promote the development of commercial/recreational uses which will complement those which already are located in Inglewood.
As discussed above, the majority of the Project site is designated under the General Plan as Industrial, with a small portion of the site designated as Commercial. The General Plan Amendments propose to apply a uniform Industrial land use designation for the Project site. Because the General Plan includes policies, such as the above commercial policies, that are not explicitly limited to development within the commercial land use designation, analysis of these policies has been included for completeness.

The Project would maintain a healthy economic condition within the present business community and assist new business to locate within the City as follows. The Project supports the City’s economic growth by contributing to the City’s financial base and overall fiscal stability based on increased City revenue (including property, construction, sales, and admissions taxes) generated by the Project. The Project would stimulate new businesses and create new employment opportunities for the City’s residents, including but not limited to new construction jobs and permanent jobs for annual Project operations (including non-event jobs and full-time equivalent event-related jobs), all as discussed in the HR&A Report and summarized above.

The Project would redevelop a largely vacant and underutilized area with high-quality commercial uses, including an arena, retail, and office space, in a transit-accessible area appropriate for those uses, which would complement existing commercial/recreational uses already located in Inglewood, including the adjacent mixed-use Hollywood Park development. The Project would improve the existing visual appearance of the Project site, including its frontage along West Century Boulevard and South Prairie Avenue, which currently is characterized by underutilized and largely vacant parcels. The Project would be required to comply with project-specific design guidelines, and would comply with a plan review process to ensure that the Project’s new development is visually compatible with and complementary to its site and surroundings. As further described below, the Project will provide transportation infrastructure and utility improvements required to serve the Project.

**Industrial:**

- Provide a diversified industrial base for the City. Continue to improve the existing industrial districts by upgrading the necessary infrastructure and by eliminating incompatible and/or blighted uses through the redevelopment process.
- Continue the redevelopment of Inglewood by promoting the expansion of existing industrial firms and actively seek addition of new firms that are environmentally non-polluting.
- Increase the industrial employment opportunities for the City’s residents.
- [As Proposed to Be Amended] Promote the development of sports and entertainment facilities and related uses on underutilized land, in appropriate locations, creating economic development and employment opportunities for the City’s residents.

With adoption of the proposed General Plan amendments, the entire Project site is designed as Industrial under the General Plan Land Use map. (Prior to adoption of the proposed General Plan amendments, the majority of the Project site was designated Industrial and a small
portion of the Project site along the South Prairie Avenue corridor was designated as Commercial.) The General Plan amendments would allow for development of sports and entertainment facilities and related uses within the Industrial land use designation on land that is currently underutilized and historically has been challenging to develop, thereby assisting in eliminating incompatible uses, as discussed above and, further diversifying the industrial and employment base, as discussed above. In addition, it would improve existing and create new infrastructure for water, wastewater, drainage, electricity, natural gas and telecommunication services. It would also include many improvements to transportation infrastructure such as restriping, converting medians to turn lanes, widening of freeway off-ramps, and signal timing improvements though the Citywide ITS program, that serve the broader area, all as reflected in the MMRP. The Project incorporates new uses that support the economic development and employment goals of the General Plan and adds employment opportunities for the City’s residents, as discussed above.

The Project is consistent with the General Plan’s policy of promoting the addition of new uses that are environmentally non-polluting. The Project will be designed and constructed to meet the US Green Building Council’s Leadership in Energy and Environmental Design (LEED®) Gold Certification requirements. The Project will also implement a wide range of mitigation measures intended to reduce or eliminate environmental impacts associated with Project construction and operation, including commitments to a comprehensive Transportation Demand Management program and meeting a net-zero greenhouse gas standard, as reflected in the MMRP.

On May 6, 2020, the Planning Commission recommended certain General Plan Amendments (GPA 2020-002) to amend the Land Use Element to clarify existing population density and building intensity allowances for all land use designations. These amendments are scheduled to be considered by the City Council in a public hearing on June 30, 2020. In anticipation of the adoption of the amendments by City Council, and to provide for a conservative analysis, this section includes analysis regarding the Project’s consistency with the proposed building intensity allowances that would be applicable to the Industrial designation in the form recommended by the Planning Commission for adoption. The Project is consistent with the current Land Use Element as adopted, and is also consistent with the proposed Land Use Element policies regarding building intensity allowance applicable to the Industrial designation. Building intensity, also expressed as “Building Area Ratio” under the proposed General Plan Amendments (GPA 2020-002), refers to the total building floor area divided by the site area and is the standard utilized for commercial, industrial and public/quasi-public uses. The proposed Building Area Ratio applicable to areas designated as Industrial under the General Plan is 13.18:1 or otherwise stated as 1380 percent. The Project would comply with this proposed permitted Building Area Ratio as it would include development of approximately 2,789,000 square feet on the approximately 28.1 acre Project site, which includes approximate Building Area Ratios of 196 percent on the Arena site; 468 percent on the West Parking site; 104 percent on the East Transportation and Hotel site; and zero percent on the Well Relocation site.

Circulation:
• Ensure that proposed new uses can be accommodated by adequate and safe streets.
• Promote and support adequate public transportation within the city and the region.
• Develop modified traffic systems that will discourage through traffic from utilizing neighborhood streets.
• Develop a safe and adequate pedestrian circulation system which is barrier free for the handicapped.

The Project would be located at the intersection of South Prairie Avenue and West Century Boulevard, which are both designated as major arterials in the General Plan. South Prairie Avenue runs north/south along the project frontage, and provides two travel lanes in each direction north of Manchester Boulevard, and three travel lanes in each direction south of Manchester Boulevard. West Century Boulevard runs east/west adjacent to the Project site, providing three travel lanes in each direction with a center turn lane. Other major arterials in the vicinity that would serve the Project are La Brea Avenue, Hawthorne Boulevard, Crenshaw Boulevard, and Manchester Boulevard. The EIR includes a comprehensive transportation analysis that considers net new traffic projected to be generated by the Project under a large number of scenarios at various times of the day and days of the week, both with and without special events, and including concurrent event scenarios with the Forum and Hollywood Park.

The EIR also identifies various measures that will be implemented to reduce or avoid Project impacts related to transportation and circulation, which have been included in the MMRP adopted with Project approval. These include implementation of an Event Transportation Management Plan, a management and operating plan intended to manage high levels of traffic on streets in the vicinity of the Project, and other area parking garages and key travel corridors in order to facilitate adequate and safe street access to and from the Project site. The Event TMP includes a Neighborhood Traffic Management Plan that includes goals and requirements for reducing traffic volumes on local and collector street segments, and discouraging and reducing event-related cut-through traffic while maintaining access for residents, adequate and safe streets, and discouraging through traffic from utilizing neighborhood streets.

Physical improvements include restriping, converting medians to turn lanes, widening of streets and freeway off-ramps, and signal timing improvements. The Project would also include implementation of several transportation management plans, including: a Construction Traffic Management Plan to ensure that acceptable operating conditions on local roadways are maintained during Project construction; a comprehensive TDM program that includes strategies to reduce vehicle trips and encourage other modes of travel; and a Local Hospital Access Plan to ensure that safe and timely routes to the hospital are provided in all pre- and post-event scenarios, all as reflected in the MMRP.

The Project includes various strategies to promote and support the use of public transportation as a means of travel to and from the Project through several measures, including a transportation hub at the East Transportation and Hotel site, shuttle stops on South Prairie Avenue, and a shuttle system for large events that would connect the Project to nearby Metro Crenshaw and Green Line Rail Stations. There are currently eight bus stops located on streets
and sidewalks adjacent to the Project site. The TDM programs will include bus stop facilities improvements, such as providing on-site and/or off-site improvements such as lighting, new benches and overhead canopies, adding bench capacity if needed, and real-time arrival information. The Project would exceed the requirements of the City of Inglewood Municipal Code for the provision of short- and long-term bicycle parking.

As reflected in the MMRP, the TDM Program will also implement an extensive range of programs intended to encourage use of alternate modes of transportation including public transit, shuttles, ridesharing, walking, and biking, including but not limited to: programs to encourage use of alternative modes of transportation, such as integrated event and transit tickets, bus facility improvements, employee transit or vanpool subsidies; event-day dedicated shuttle services to provide connections with short wait-times from the Project to existing and future LA Metro Green Line and Crenshaw Line stations; programs to encourage use of carpooling and vanpools, including incentives like preferential parking, reduced parking cost, and variable parking pricing based on vehicle occupancy; programs to encourage active transportation, such as biking and walking, including bicycle parking, showers and lockers for employees, bike valet, and improved sidewalks and pathways to create safe routes throughout the Project site; a Park-n-Ride program that would use chartered buses to connect the Project to park-n-ride parking lots at key locations around the region; information services to inform the public about alternative ways to travel to and from the Project site; and event-day local microtransit service for a limited number of employees and attendees that would provide a microbus with a service range of 6 miles around the Project site.

The Project also includes streetscape and pedestrian circulation system improvements that will increase walkability and improve the pedestrian and bicyclist experience and accessibility on adjacent public rights-of-way near the Project site. The Project will include illumination to highlight circulation path and landscape features, and to create a safe pedestrian experience. To reduce impacts related to new sources of substantial light or glare, the Project is required to implement a Lighting Design Plan approved by the City, as reflected in the MMRP. These improvements would all be constructed to current accessibility standards.

The Project’s consistency with the goals and policies of the General Plan related to circulation is further discussed in EIR Section 3.14, Transportation and Circulation. The analysis identifies a required amendment to the map on page 17 of the Circulation Element and the text on page 21 of the Circulation Element (proposed as part of the Project; see Section II CIRCULATION ELEMENT discussion below), and otherwise does not identify any inconsistencies with General Plan policies related to circulation.

Community Facilities:

- Maintain the present high level of police and fire services to the extent it is fiscally prudent.
- Expand opportunities for cultural and social growth for the City’s residents.

Analysis in Chapter 3.13 of the EIR establishes that the City will be able to maintain the present high level of police and fire services with the Project. As discussed in greater detail in the
EIR, fire protection would be provided by the Los Angeles County Fire Department (LACFD) which provides protection services on a regional basis from a multitude of fire stations, the closest of which are Stations 170, 18, and 173, located within 1.5 miles of the Project site, and four additional fire stations located within 2.5 miles of the Project site. While the Project will increase call volumes to the LACFD, sufficient capacity exists among the stations in the vicinity to meet the increased demand. According to the LACFD, the estimated average response time to the Project site from Fire Station 170, the first due-in station, is five minutes, which meets the response time guidelines of the LACFD. Further, the Project will generate revenue for the City’s general fund that could be used to fund LACFD expenditures as necessary to offset incremental Project effects on fire protection manpower or equipment.

The City of Inglewood Police Department will provide police protection at the Project site. As explained in the EIR, according to the Inglewood Police Department, because of the Department’s long history of providing service to major entertainment and sports events in Inglewood, no new facilities or personnel would be required to provide service to the Project.

As further discussed in Section I above regarding general policies under the Land Use Element, the Project would expand opportunities for cultural and social growth for the City’s residents by developing a premier regional sports and entertainment center in an area that is currently underutilized and historically has been challenging to develop. The Project complements the adjacent new development at Hollywood Park, including its National Football League stadium, creating a world-class sports and entertainment district. In addition to sporting activities, it is anticipated that the Project may be utilized to host other events such as family shows, concerts, corporate and community events, and other sporting events, all of which would provide cultural and social opportunities for the City’s residents.

The Project’s consistency with the goals and policies of the General Plan related to community facilities is further discussed in EIR Section 3.13, Public Services. The analysis does not identify any inconsistencies with the policies related to public services in either the Land Use Element or Safety Element (discussed below).

**Summary Regarding Land Use Element Consistency**

In addition to the foregoing, EIR Section 3.10, Land Use and Planning, identified potentially applicable General Plan Policies, and concluded that the Project would be consistent with the Land Use Element goals and objectives of the General Plan, as proposed to be amended.

For the foregoing reasons, the Project is consistent with the Land Use Element, as proposed to be amended.

**II. CIRCULATION ELEMENT**

The Circulation Element is designed to require that adequate street access and traffic capacity is considered for current and future land use needs. There are three broad themes running throughout the Circulation Element: (1) presenting and analyzing the existing circulation plan, (2) disclosing additional modes of transportation, and (3) evaluating Inglewood’s existing street environment and its possible enhancements (such as street widening and intersection
alignments). The Circulation Element states that the circulation program presented therein is “not intended to be exhaustive or inflexible; it should be continually evaluated to determine its currentness and potential for addressing the circulation and transportation needs of this community.” Certain policies related to circulation are provided in the Land Use Element, as set forth above; the consistency analysis below pertains to the content in the Circulation Element itself.

In order to implement the Project, minor amendments to the Circulation Element are proposed to revise certain maps and corresponding text to reflect the Project. The conforming amendments to the Circulation Element include minor text amendments to the “Street Classification” Map, “Traffic Generators” Map, and “Designated Truck Routes” Map to account for the Project, including to reflect the vacated portion of 101st and 102nd streets. These amendments are further described in the Planning Commission Agenda Report. On balance, the Project is consistent with the policies, goals and objectives of the Circulation Element, as it is proposed to be amended.

As described under the analysis in Section I above related to circulation, the Project would generate additional traffic, particularly during pre- and post-event scenarios hosted at the Project site. To address potential impacts from this additional traffic, the Project would incorporate various circulation improvements around the Project site vicinity and would also include implementation of several transportation management plans, including: a comprehensive TDM program, Event Transportation Management Plan, a Construction Transportation Management Plan, and a Local Hospital Access Plan, all as reflected in the MMRP.

As discussed in Section 2.5.6 of the EIR, the Project proposes to vacate: (i) a portion of West 101st Street west of South Prairie Avenue, and (ii) a portion of West 102nd Street between South Prairie Avenue and South Doty Avenue, which would become part of the Project site. These street vacation proceedings would be carried out at the City’s sole discretion, and would require a determination that the proposed street vacation segments are not necessary for present or prospective public use. This vacation would be subject to various conditions including construction of new or relocated facilities that would replace in-place utilities that serve off-site properties. To allow for Project site circulation, new site access roads would be developed. The proposed street vacation required for implementation of the Project would not adversely impact the City’s circulation pattern. All other properties that are immediately adjacent to the street vacation areas would continue to have alternative, convenient pedestrian and vehicle access, including access to and from the non-vacated portions of the vacated street segments. While pedestrians and drivers would no longer have access to these vacated street segments, they could use convenient alternate routes, and these street vacations would not disrupt the City’s overall circulation pattern because numerous alternative routes in the nearby vicinity are available. (See EIR p. 3.14-65 to 66, and 3.14-250)

Additionally, development of the West Parking Garage site portion of the Project site would require removal of the existing crosswalk on the north side of the South Prairie Avenue and West 102nd Street intersection, which would be relocated with a replacement crosswalk immediately south of the garage entrance/exit. Removal of this crosswalk would not create a physical barrier
or obstacle to circulation that would restrict existing patterns of movement between the Project site and the surrounding neighborhoods because pedestrians could use the relocated crosswalk to cross South Prairie Avenue, walk two blocks south to the crosswalk at the South Prairie Avenue 104th Street intersections, or walk one block north to use the crosswalk located at the South Prairie Avenue and West Century Boulevard intersection. The proposed relocation of the crosswalk across South Prairie Avenue would not adversely impact the City’s pedestrian circulation given the availability of nearby alternative routes. The Project also proposes to construct pedestrian bridges from certain portions of the Project site crossing (i) South Prairie Avenue and (ii) Century Boulevard to enhance public pedestrian circulation and safety.

The EIR analyzes the transportation and circulation impacts related to any potential street vacations, crosswalk relocations, pedestrian bridges, and implementation of various circulation improvements. The conforming amendments to the various Circulation Element Maps account for these modifications to the extent necessary; the Project is consistent with the circulation patterns reflected in the Circulation Element, as proposed to be amended.

The Project’s consistency with the Circulation Element and Land Use Element Policies related to circulation is further discussed in EIR section 3.14, Transportation and Circulation. The analysis concludes that the Project would not be inconsistent with the Circulation Element, as proposed to be amended.

For the foregoing reasons, the Project is consistent with the Circulation Element, as proposed to be amended.

III. CONSERVATION ELEMENT

The Conservation Element address the plan for conservation, development and utilization of natural resources found within the jurisdiction of the City. Relevant policies, goals and objectives applicable to the proposed Project are as follows:

- Protect aquifers and water sources (which includes prevention of contamination of ground water by surface contaminations leaching into the soil).
- Reduce the ever-increasing demand being placed on the aquifers and on the statewide water sources.
- Implement National Pollutant Discharge Elimination System (NPDES) requirements applicable to the City.
- Require periodic sweeping to remove oil, grease and debris from parking lots of 25 spaces or more.

As discussed in EIR Chapter 3.9, the Project is required to comply with federal, state, and local regulations and will implement Best Management Practices (BMPs) to reduce erosion and runoff to protect aquifer and water resources. The Project is also required to comply with the NPDES General Construction Permit and related Inglewood Municipal Code regulations, which prevent the substantial degradation of water quality during construction of the Project.
The Project is also required to comply with various regulations protecting water quality, including the MS4 permit, the County’s LID Standards Manual, and the City’s LID Requirements during operations, all of which implement BMPs and stormwater quality control measures to reduce pollutants in stormwater discharges and improve water quality, preventing the contamination of groundwater. As reflected in the MMRP, the Project is required to prepare a Project-specific LID Report to reduce the volume of stormwater runoff and potential pollutants in stormwater runoff at the Project site. The Project will protect groundwater quality through implementation of site design, source control and treatment control design features prior to discharge of runoff into the groundwater. The Project would incorporate a biofiltration system in landscaped areas throughout the Project site to capture site runoff from roof drains, treat the runoff through biological reactions within the planter soil media, and discharge at a rate intended to mimic pre-developed conditions.

The Project will not interfere with groundwater recharge or demand being placed on aquifers. Due to the development associated with the Project, it is estimated that approximately 90 percent of the Project site would be covered by impervious surfaces. However, because the existing condition of the Project site is developed with impervious surfaces that have a low infiltration and groundwater recharge or are impervious surfaces, the net change of groundwater recharge at the Project site would be negligible.

The Project will include a number of indoor and outdoor enhanced water conservation and reuse measures based on the requirements established for the LEED® Gold Certification. The Project is designed to include other water conservation measures such as installation of low-water landscaping materials; use of recycled water for landscaping purposes; use of water efficient fixtures and equipment; and installation of a specialized cooling tower system that is equipped with water-efficient technologies.

As discussed in EIR Chapter 3.15, with respect to access to water supply for the Project, as reported in the Golden State Water Company’s (GSWC) 2015 Urban Water Management Plan, water usage per capita within its Southwest System service area in which the Project is located has declined notably over the last decade due to a combination of factors including tiered water pricing, increasing water conservation regulations, the extended drought, and the recession. This documented reduction in per capita water use, combined with GSWC’s commitment to continued water conservation efforts and compliance with relevant State requirements, as well as efforts by West Basin Municipal Water District to increase recycled water use, further reinforce that both the Project and water service within GSWC’s Southwest System are in alignment with the City’s policy regarding water demand management and that the Project will not increase demand being placed on the aquifer and on statewide water sources in a manner inconsistent with the General Plan.

As part of the Project, the existing Inglewood Water Well #6 will be decommissioned in compliance with federal, state, and local standards and replaced with a new Water Well #8 within the Well Relocation site, which consists of two parcels south of West 102nd Street and west of South Doty Avenue, within the Project site. While the new Water Well #8 would have increased capacity as compared to Water Well #6, because the net change in groundwater
recharge would be negligible with implementation of the Project, use of new Water Well #8 will not result in substantial depletion of groundwater supplies.

Lastly, the Project will implement periodic sweeping of parking lots to remove oil, grease, and debris from parking lots of 25 spaces or more, as reflected in the MMRP.

The Project’s consistency with the goals and policies of the Conservation Element is discussed in various sections of the EIR, including Section 3.2, Air Quality; 3.3, Biological Resources; 3.9, Hydrology and Water Quality; and 3.15, Utilities and Service Systems. The EIR concludes that the Project is not inconsistent with these goals and Policies.

For the Forgoing reasons, the Project is consistent with the Conservation Element.

IV. HOUSING ELEMENT

The General Plan Housing Element 2013-2021, adopted on January 28, 2014, presents a framework for City implementation of a comprehensive housing program from 2013 to 2021 to facilitate decent and affordable housing for its residents. The Housing Element establishes policies to create or preserve quality residential neighborhoods. The Housing Element identifies current and future housing needs and establishes policies and programs to mitigate or correct housing deficiencies.

As further discussed in Section I above, the Project site currently does not include any housing, and does not include any sites identified in the Housing Element for housing. The General Plan Land Use Element states that the area in the City generally bounded by Crenshaw Boulevard on the east, La Cienega Boulevard on the west, Century Boulevard on the north and 104th Street on the south, in which the Project site is located, is “an extremely undesirable location for residential usage because it is severely impacted by jet aircraft noise.” As described above, most of the currently vacant parcels comprising the Project site were purchased by the City and the former Inglewood Redevelopment Agency using FAA-issued noise grants to the City of Inglewood as part of the LAX Noise Control/Land Use Compatibility Program, with the objective of recycling incompatible residential land use to other commercial land use compatible with the noise levels of airport operations. As further discussed in the letter to the City dated August 26, 2019, from Mr. Davis Cushing, Manager of the FAA’s Los Angeles Airport District Office, the FAA does not support the reintroduction of residential uses on these type of noise-impacted parcels.

The Project does not propose the development of housing, and would not impact existing housing stock. The Project includes a number of community benefit commitments designed to further general goals of the City regarding housing, including funding for affordable housing, first time homebuyers assistance, support for rental and anti-eviction services, and capacity building for housing-focused non-profits.

The goals and policies of the Housing Element are further discussed in EIR Section 3.12, Population, Employment, and Housing. The analysis concludes that because the Project site does
not include housing and is not identified as a site for housing within the Housing Element, the goals and policies identified in the Housing Element are not applicable to the Project.

For the foregoing reasons, the Project is consistent with the Housing Element.

V. NOISE ELEMENT

The Noise Element is designed to manage noise within the City and to protect sensitive uses from excessive noise-related impacts. Relevant policies, goals and objectives applicable to the proposed Project are as follows:

- Goal 1: Provide for the reduction of noise where the noise environment represents a threat to public health and welfare.
- Goal 2: Reduce noise impacts in degraded areas.
- Goal 3: Protect and maintain those areas having acceptable noise environments.
- Goal 4: Provide sufficient information concerning the community noise levels so that noise can be objectively considered in land use planning decisions.
- Policy 4.1: Provide for measures to reduce noise impacts from traffic noise sources
  - Construct barriers to mitigate sound emissions where necessary or where feasible.
  - Reduce transportation noise through proper design and coordination of routing.
- Policy 4.2: Incorporate noise considerations into land use planning decisions.
  - Ensure acceptable noise levels near schools, hospitals, convalescent homes, and other noise sensitive areas.
  - Encourage acoustical design in new construction.
- Policy 4.3: Develop measures to control non-transportation noise impacts.
  - Evaluate noise generated by construction activities.
- Policy 4.4: Reduce Noise Conflicts at the Source.
  - Actively support the FAR Part 150 Noise Compatibility Program as described in the “Noise Control and Land Use Compatibility Study, Los Angeles International Airport.” (March 1984).
  - Provide quick response to complaints and rapid abatement of noise nuisance within the scope of the City’s police powers.
- Policy 4.5: Reduce noise conflicts at the receiver.
  - Encourage a long term development pattern which minimizes noise conflicts through planning and zoning.
  - Use redevelopment powers where appropriate and feasible to convert most seriously noise-impacted areas to less noise sensitive uses, as identified in the Noise Compatibility Program.
- Policy 4.6: Protect those who live and work in the City from dangerous on-the-job noise exposure.

Chapter 3.11 of the EIR contains a comprehensive analysis of the existing noise setting, and the Project’s potential impacts from both construction and operational noise, including from Project-related traffic, including various objective standards and measures of measurement to
allow consideration of community noise levels as part of the deliberation regarding Project approvals. While the Project will generate temporary noise related to construction and permanent intermittent traffic and operational noise that would increase ambient noise levels in the Project vicinity, in some cases resulting in significant, unavoidable impacts, operation of the Project would not result in inconsistencies with the goal and policies of the Noise Element.

With respect to Goal 1 and Goal 2, the General Plan indicates that the area generally bounded by Crenshaw Boulevard on the east, La Cienega Boulevard on the west, Century Boulevard on the north, and 104th Street on the south should be designated as Industrial from the present residential and commercial, and that the site on which the Project is located should be utilized for industrial uses given the impact of airport related noise on that area. (See General Plan, Land Use Element, p;72.) The Project includes land uses that would be appropriate given the surrounding ambient noise environment consistent with the General Plan. As discussed above in Section I, the City and the former Inglewood Redevelopment Agency used FAA and Los Angeles World Airports grant funding as part of a noise-mitigation program to acquire approximately 60 of the 65 City- and former Inglewood Redevelopment Agency (now replaced by the “City of Inglewood as Successor Agency to the Inglewood Redevelopment Agency”)-owned parcels within the Project site in order to eliminate incompatible residential uses in the near term by converting this area to noise-compatible commercial, industrial, or other revenue-generating uses. The Project is consistent with this goal because it would develop noise-compatible uses consistent with the purpose of FAA and Los Angeles World Airport grant funding. As further described in the EIR, the Project will comply with all standard building construction practices and will comply with applicable building codes for the commercial structures that would typically reduce interior noise levels to acceptable levels. Among other applicable standards, the California Green Building Standards Code (Title 24) sets forth specific noise reducing transmission standards for non-residential structures. Implementation and compliance with these requirements will be accomplished through the design process and verified in the building inspection process.

The policy initiatives expressed in Goals 1 and 2, in addition to addressing the siting of new facilities, also focus on the reduction of noise levels. In response to these policy initiatives, the Project incorporates a comprehensive program of noise reduction features that consist of Project elements and mitigation measures that would reduce potential temporary noise impacts related to construction and intermittent operational noise, particularly to sensitive receptors. Further, these Projects elements and mitigation measures have been designed to address noise near the on-site sources, which is the most effective way of reducing Project-related off-site noise levels. Accordingly, the Project implements the policy initiatives of Goal 1 and 2, and is therefore consistent with Goals 1 and 2, by reducing potential Project-related noise impacts that would otherwise occur without implementation of the Project’s comprehensive noise reduction program.

As to Goal 3, as further described in detail below, the Project is consistent with Goal 3 as it would incorporate a number of project-design features and mitigation measures that would
reduce potential temporary noise impacts related to construction and intermittent operational noise, particularly to sensitive receptors.

With respect to Goal 4, the EIR incorporates robust analysis of the existing ambient community noise levels and evaluates the estimated future noise and vibrations levels at surrounding noise- and vibration-sensitive land use resulting from construction and operation of the Project to identify the potential for significant impacts and associated mitigation measures, if required. This information has been presented to and will be taken into consideration by decisionmakers.

As reflected in the MMRP, the Project will implement measures to reduce noise impacts from traffic noise sources, including a comprehensive TDM program that would reduce Project-related traffic, resulting in a reduction in traffic noise. The Project will also implement a Construction Traffic Management Plan that would address construction traffic noise impacts in areas surrounding the Project site, by: prohibiting construction trucks from traveling on local streets; restricting the time of day of truck arrivals and departures; and restricting the size and type of trucks permitted.

The Project incorporates a range of design elements and mitigation measures, reflected in the MMRP, to control non-transportation noise impacts. These design elements and mitigation measures, as components of the Project’s comprehensive noise reduction program, address both Project construction and operation. With respect to construction noise, construction noise levels generally vary considerably over the Project’s short-term construction period and would cease to occur once Project construction is completed. As such, Project construction would affect noise sensitive receptors for varying durations and at varying levels over the course of Project construction (i.e., not every noise receptor would be impacted equally and would not be impacted for the entirety of Project construction). A key component of the Project’s construction noise reduction program is the use of sound barriers that reduce off-site noise levels during Project construction and operation. Sound barriers would reduce construction noise in the following three ways. First, the Project includes the utilization of temporary noise walls at various locations on the Project site during construction. Second, the Project includes the placement of buildings that would be located between the arena building, by far the largest proposed on-site structure, and off-site noise receptors. As a result, these buildings would act as a sound barrier for off-site noise between an on-site construction area and off-site noise receptor. Third, the outer shell of each building once completed would act as a sound barrier for all construction that would occur inside of the buildings’ outer shell. Project construction, in addition to the use of sound barriers to reduce Project construction noise levels, would include the use of “quiet” pile driving technology (such as auger displacement installation) rather than the use of driven piles for foundation support. To further manage construction noise, the Project will implement a Construction Noise Reduction Plan to minimize daytime and nighttime construction noise at nearby noise sensitive receptors. During construction activities, the Project will include designation of a Community Affairs Liaison who will be responsible for promptly responding to any local complaints about construction activities. The Project will also implement a Construction Traffic Management Plan that will address construction traffic noise impacts in
areas surrounding the Project site by: prohibiting construction trucks from traveling on local streets; restricting the time of day of truck arrivals and departures; and restricting the size and type of trucks permitted.

With respect to non-transportation operational noise, the Project incorporates several strategies and mitigation measures to reduce noise from Project operations. For example, the Project operational noise levels would be reduced through the use of permanent sound barriers at various locations on the Project site, as well as the placement of buildings along the perimeter of the Project site that would be located between certain on-site noise sources and off-site noise receptors resulting in a sound barrier effect for those off-site noise receptors within line-of-site of an on-site activity area. (See EIR pages 3.11-70 and 3.11-143). To further reduce Project operational noise levels, the Project also will implement an Operations Noise Reduction Plan for major event pre- and post-event conditions.

The EIR for the Project analyzes the 14 CFR Part 150 noise contours and evaluates the compatibility of the Project’s proposed land use with those noise contour. The Airport Land Use Plan Land Use Compatibility Chart is depicted in EIR Section 3.10, Land Use and Planning (Figure 3.10-3). Commercial land uses are identified as compatible with 65 70 dBA CNEL noise levels. The CFR Part 150 Land Use Compatibility Guidelines categorizes hotel uses as a transient lodging form of residential. Separately, as noted above, as a means of responding to noise complaints associated with Project construction, the Project will include designation of a Community Affairs Liaison who will be responsible for responding within 24 hours to any local complaints about construction activity.

The Project’s consistency with the goals and policies of the Noise Element is further discussed in EIR Section 3.11, Noise and Vibrations. The analysis concludes that the Project is not inconsistent with the relevant Noise Element goals and policies.

For the foregoing reasons, the Project is consistent with the Noise Element.

VI. OPEN SPACE ELEMENT

The Open Space Element is a plan to address the current and future recreation needs of the City for parkland and recreational facilities and for the conservation of open space. The primary goal of the Open Space Element is to provide recreational park facilities for all residents in the City. The second goal of the Open Space Element is to provide additional types of open space and to preserve existing open space resources. Relevant policies, goals and objectives applicable to the proposed Project are as follows:

- Additional municipal park land shall be acquired to provide a minimum city-wide total of one acre per 1000 residents.
- The City of Inglewood in reviewing and approving development plans, shall require the provision of landscaped plazas and gardens when possible, and the provision of landscaping within building setbacks and parking lots.
- The City of Inglewood shall implement public works projects to improve streetscapes including the planting of parkway trees, the provision of landscaped street medians and
the undergrounding of utility lines. The City shall also implement regulations and programs to reduce visual clutter along city streets resulting from obsolete signs, billboards, poor property maintenance, graffiti, etc.

The Project does not include residential use and therefore will not increase the residential population of the City, nor impact the one acre of park land per 1,000 residents ratios.

Consistent with the second goal, the Project includes a landscaped outdoor plaza with community gathering space, new pedestrian networks, landscaping and edge treatment, other sidewalks and pavement improvements that would be designated to facilitate pedestrian movement and activities, as well as extensive perimeter and interior landscaping. Specifically, the outdoor plaza will include community gathering spaces, with landscaping, seating areas, public art, and outdoor stage. The Project will also pay the applicable park development fees under Inglewood Municipal Code Chapter 12.

The Project will improve streetscapes including the planting of new trees, the provisions of landscaped street medians, and the undergrounding of utility lines. The Project will also increase walkability and improve the pedestrian experience on adjacent public rights of way near the Project site, and enhance the streetscape appearance by providing perimeter and interior landscaping.

The Project’s consistency with the goals and policies of the Open Space Element is further discussed in EIR Section 3.13, Public Services. The Analysis concludes that the Project will not be inconsistent with the applicable Open Space element goals and policies.

For the foregoing reasons, the Project is consistent with the Open Space Element.

VII. SAFETY ELEMENT

The Safety Element contains goals, objectives and policies that are designed to ensure that the citizens of Inglewood can be protected from unreasonable risks caused by natural and manmade disasters. Relevant policies, goals and objectives applicable to the Project are as follows:

- Provide measures to reduce seismic impacts.
- Restrict new structures for human occupancy from being constructed across active faults.
- Ensure that hazardous material is located at safe distances from residences, schools, hospitals and large assemblages of people; and that they are located in zones that are appropriate for their use.
- Public safety personnel provide improved response and services to the community.
- Provide sufficient manpower and equipment to respond adequately to fire emergencies and civil disturbance.

In order to implement the Project, certain minor amendments to the Safety Element Water Distribution System Map to show the decommissioning of the existing Inglewood Water
Well #6 and replacement with a new Water Well #8 and accompanying pipelines are proposed. No other amendments to the Safety Element are proposed.

As discussed in Chapter 3.6 of the EIR with respect to reduction of seismic impacts, no known active, sufficiently active, or well-defined faults have been recognized as crossing or being immediately adjacent to the Project site and the Project is not expected to expose people or structures to adverse effects from seismic-induced settlement or liquefaction as it is not located within a liquefaction Hazard Zone.

The Project will adhere to the California Building Code, established in City of Inglewood Municipal Code Chapter 11, Article 2, and enforced through plan check and building inspection services administered by the City and imposed on the Project, including seismic safety requirements in order to avoid impacts from seismic activity. The structural elements of the Project would be required to undergo appropriate design-level geotechnical evaluations prior to final design and construction in accordance with Chapter 18 of the California Building Code. The Project engineers and City building officials will implement the regulatory requirements of the California Building Code, County and City ordinances, and the California Geological Survey Guidelines for Evaluating and Mitigating Seismic Hazards in California, to ensure all buildings and structures are constructed in compliance with the law, as also detailed in California Building Code, Chapter 18.

With respect to hazardous material, the EIR analyzed the hazardous material impacts of the Project, including on nearby sensitive receptors, and concluded that the Project would not have any significant, unavoidable hazardous material impact. The Project will comply with all federal, state and local regulations regarding the handling, use, storage, transportation, and disposal of hazardous material, including in the event that hazardous material is discovered during the excavation and construction of the Project.

Construction activities would also likely require the use of limited quantities of hazardous material such as fuels, oils, and lubrications for construction equipment; paints and thinners; and solvents and cleaners. These hazardous materials are typically packaged in consumer quantities and used in accordance with manufacture recommendations, and would be transported to and from the Project site. All hazardous materials are required to be stored and handled according to manufacturer’s directions and local, State, and federal regulations including the Hazardous Waste Control Act (California Health and Safety Code section 25100 et seq.) Compliance with these requirements will ensure that the storage, handling, and disposal of hazardous materials is done in accordance with practices that minimize exposure and inadvertent releases.

The use of common hazardous materials will occur as part of the operation of the Project, primarily associated with maintenance activities as well as storage of diesel for the backup generator and biomedical supplies for the sports medicine clinic. Because hazardous material associated with the types of uses included in the Project are typically handled and transported in small quantities, and because the health effects associated with them are generally not as serious as industrial uses, operation of a majority of the new uses at the Project site would not cause an
The sports medicine clinic included in the Project will likely include relatively small quantities of bio-hazards and other chemicals that are typically found in medical settings, such as medical supplies, oxygen tanks and other treatment supplies that fit the classification of a hazardous material waste. In addition, any administration of medication hypodermically would produce bio-hazard waste. As part of adhering to local CUPA requirements, the clinic would be required to prepare and submit a Hazardous Materials Management Plan and Hazardous Materials Business Plan to the County.

With respect to public services, the Project is located in close proximity to fire and police services and emergency responders are not expected to be substantially affected by the Project. (see discussion under Land Use Element, Community Facilities, above.)

The Project’s consistency with the goals and policies of the Safety Element is discussed in the EIR Section 3.8, Hazards and Hazardous Materials, and 3.13, Public Services. The Analysis concludes that the Project will not be inconsistent with these goals and policies.

For the foregoing reasons, the Project is consistent with the Safety Element, as proposed to be amended.

VIII. DRAFT ENVIRONMENTAL JUSTICE ELEMENT

Senate Bill 1000 (“SB 1000”), the Planning for Healthy Communities Act, requires cities and counties to adopt an environmental justice element or integrate environmental justice goals, objectives, and policies into other element of their general plans. In 2018, the City began the process of conducting outreach and preparing an Environmental Justice Element. On May 6, 2020, the Planning Commission recommended the Draft Environmental Justice Element for adoption (GPA 2020-001). It is scheduled to be considered by the City Council in a public hearing on June 30, 2020. The Draft Environmental Justice Element sets forth goals and policies related to supporting environmental justice in the City. In anticipation of the adoption of the final Environmental Justice Element by City Council, and to provide for a conservative analysis, this section includes analysis regarding the Project’s consistency with the relevant policies, goals and objectives applicable to the Project as set forth in the Draft Environmental Justice Element in the form recommended for adoption by the Planning Commission. Relevant draft Goals and Policies applicable to the Project are as follows:

• Meaningful Public Engagement: Residents and stakeholders who are aware of, and effectively participate in, decisions that affect their environment and quality of life
• Land Use and the Environment: The community’s exposure to pollution in the environment is minimized through sound planning and public decision making.
• Mobility and Active Living: A Community that promotes physical activity and opportunities for active living.
• Healthy and Affordable Housing: A City with safe and sanitary housing conditions and affordable housing options.
• Public Facilities: Adequate and equitably distributed public facilities are available in the community.

With respect to the goal and related policies regarding meaningful public engagement, the Project is subject to a public review and approval process that allows for public participation and submission of comments to City staff and decisionmakers regarding the Project. Public notice of hearings related to the Project must comply with all applicable state and local public notice requirements. The Project was studied under a robust environmental review process in compliance with CEQA that allowed for meaningful public participation. The environmental review process included a number of opportunities for meaningful public engagement, including a public Scoping Meeting on March 12, 2018, at Inglewood City Hall to provide information about the Project and the anticipated CEQA process; and a public review and comment period on the Draft EIR of 89 days, significantly exceeding the 45-day public review period required under CEQA. During the public comment period, an electronic copy of the Draft EIR and all related appendices were made available for public review on the City’s website and at the Project website (www.IBECProject.com), and printed and/or electronic copies were made available at the following locations: City of Inglewood Economic and Community Development Department; City of Inglewood Main Library; and the Inglewood Crenshaw-Imperial Branch Library. Following the public review and comment period for the Draft EIR, the City prepared responses to address the comments received on the Draft EIR within the specified public review period. These responses are provided in the Final EIR.

While the Project with respect to the goal and related policies regarding community exposure to environmental pollution, as described under the Land Use Element, Noise Elements, and Safety Element analyses above, which are incorporated herein by reference, will generate certain environmental impacts related to construction and operations, it is consistent with the General Plan’s policy of promoting new, non-environmentally polluting uses. The Project will be designed and constructed to meet the US Green Building Council’s Leadership in Energy and Environmental Design (LEED®) Gold certification requirements. The Project will also implement a wide-range of mitigation measures intended to reduce or eliminate environmental impacts associated with Project construction and operation, including commitments to a comprehensive Transportation Demand Management program to reduce both vehicle trips and vehicle miles traveled, encourage public transit use, comply with a net-zero greenhouse gas standard, and implement all feasible mitigation measures for air quality and noise impacts, all as reflected in the MMRP. The Project is required to comply with all applicable federal and state environment regulations.

With respect to the goal and related policies regarding promotion of physical activity and opportunities for active living, the Project will include streetscape and pedestrian circulation system improvements that will increase walkability and improve the pedestrian and bicyclist experience and accessibility on adjacent public rights of way near the Project site. The Project will include illumination to highlight circulation paths and landscape features, and to create a safe pedestrian experience. The Project includes a landscaped outdoor plaza with community gathering space, new pedestrian networks, landscaping and edge treatment, other sidewalk and
pavement improvements designed to facilitate pedestrian movement and activities, as well as extensive perimeter and interior landscaping. Specifically, the outdoor plaza will include community gathering spaces, with landscaping, seating areas, public art, and an outdoor stage. In addition, the Project would provide extraordinary public benefits contained in Exhibit C, attached to the Development Agreement, including improving Inglewood parks.

With respect to the goal and related policies regarding healthy and affordable housing, as described under the Housing Element analysis above, which is incorporated herein by reference, the Project does not propose the development of housing, and will not impact existing housing stock. The Project includes a number of community benefits commitments designed to further general goals of the City regarding housing, including funding for affordable housing, first time homebuyers assistance, support for rental and anti-eviction services, and capacity building for housing-focused non-profits, as described in more detail in the public benefits contained in Exhibit C, attached to the Development Agreement.

With respect to the goal and related policies regarding adequate and equitable distribution of public facilities (such as street and roads, government buildings, schools, and public open space), the Project does not propose development of such facilities. However, the Project would include an outdoor plaza with community gathering space, and would provide the public benefits related to public facilities as contained in Exhibit C, attached to the Development Agreement.

For the foregoing reasons, the Project is consistent with the Draft Environmental Justice Element.

IX. CONCLUSION

Based on the above analysis provided in this document and as further detailed in the record, including but not limited to the CEQA Findings, Agenda Report and other documents referenced herein, the Project, on balance, is consistent with the General Plan, as proposed to be amended.
Attachment No. 6

Significant Unavoidable Impacts
Project-Specific Significant and Unavoidable Impacts

Impact 3.2-1: Construction and operation of the Proposed Project would conflict with implementation of the applicable air quality plan.

Impact 3.2-2: Construction and operation of the Proposed Project would result in a cumulatively considerable net increase in NOx emissions during construction, and a cumulatively considerable net increase in VOC, NOx, CO, PM10, and PM2.5 during operation of the Proposed Project.

Impact 3.11-1: Construction of the Proposed Project would result in generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the Proposed Project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies.

Impact 3.11-2: Operation of the Proposed Project would result in generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the Proposed Project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies.

Impact 3.11-3: Construction of the Proposed Project would generate excessive groundborne vibration levels.

Impact 3.14-1: Operation of the Proposed Project ancillary land uses would cause significant impacts at intersections under Adjusted Baseline conditions.

Impact 3.14-2: Daytime events at the Proposed Project Arena would cause significant impacts at intersections under Adjusted Baseline conditions.

Impact 3.14-3: Major events at the Proposed Project Arena would cause significant impacts at intersections under Adjusted Baseline conditions.

Impact 3.14-4: Operation of the Proposed Project ancillary land uses would cause significant impacts on neighborhood streets under Adjusted Baseline conditions.

Impact 3.14-5: Daytime events at the Proposed Project Arena would cause significant impacts on neighborhood streets under Adjusted Baseline conditions.

Impact 3.14-6: Major events at the Proposed Project Arena would cause significant impacts on neighborhood streets under Adjusted Baseline conditions.

Impact 3.14-8: Daytime events at the Proposed Project Arena would cause significant impacts on freeway facilities under Adjusted Baseline conditions.

Impact 3.14-9: Major events at the Proposed Project Arena would cause significant impacts on freeway facilities under Adjusted Baseline conditions.

Impact 3.14-10: Certain components of the Proposed Project would generate VMT in excess of applicable thresholds.

Impact 3.14-11: Operation of the Proposed Project would adversely affect public transit operations or fail to adequately provide access to transit under Adjusted Baseline conditions.

Impact 3.14-15: The Proposed Project would substantially affect circulation for a substantial duration of construction under Adjusted Baseline conditions.
Impact 3.14-28: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts at intersections under Adjusted Baseline conditions.

Impact 3.14-29: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts on freeway facilities under Adjusted Baseline conditions.

Impact 3.14-30: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would adversely affect public transit operations or fail to adequately provide access to transit under Adjusted Baseline conditions.

Impact 3.14-31: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would result in inadequate emergency access under Adjusted Baseline conditions.

Impact 3.14-32: The Proposed Project would substantially affect circulation for a substantial duration during construction during major events at The Forum and/or the NFL Stadium under Adjusted Baseline conditions.

Cumulative Significant and Unavoidable Impacts

Impact 3.2-5: Construction and operation of the Proposed Project, in conjunction with other cumulative development, would result in inconsistencies with implementation of applicable air quality plans.

Impact 3.2-6: Construction and operation of the Proposed Project, in conjunction with other cumulative development, would result in cumulative increases in short-term (construction) and long-term (operational) emissions.

Impact 3.11-5: Construction of the Proposed Project, in conjunction with other cumulative development, would result in cumulative temporary increases in ambient noise levels.

Impact 3.11-6: Operation of the Proposed Project, in conjunction with other cumulative development, would result in cumulative permanent increases in ambient noise levels.

Impact 3.11-7: Construction of the Proposed Project, in conjunction with other cumulative development, would generate excessive groundborne vibration.

Impact 3.14-16: Operation of the Proposed Project ancillary land uses would cause significant impacts at intersections under cumulative conditions.

Impact 3.14-17: Daytime events at the Proposed Project Arena would cause significant impacts at intersections under cumulative conditions.

Impact 3.14-18: Major events at the Proposed Project Arena would cause significant impacts at intersections under cumulative conditions.

Impact 3.14-19: Operation of the Proposed Project ancillary land uses would cause significant impacts on neighborhood streets under cumulative conditions.
Impact 3.14-20: Daytime events at the Proposed Project Arena would cause significant impacts on neighborhood streets under cumulative conditions.

Impact 3.14-21: Major events at the Proposed Project Arena would cause significant impacts on neighborhood streets under cumulative conditions.

Impact 3.14-23: Daytime events at the Proposed Project Arena would cause significant impacts on freeway facilities under cumulative conditions.

Impact 3.14-24: Major events at the Proposed Project Arena would cause significant impacts on freeway facilities under cumulative conditions.

Impact 3.14-25: The Proposed Project would adversely affect public transit operations or fail to adequately provide access to transit under cumulative conditions.


Impact 3.14-33: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts at intersections under cumulative conditions.

Impact 3.14-34: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts on freeway facilities under cumulative conditions.

Impact 3.14-35: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would adversely affect public transit operations or fail to adequately provide access to transit under cumulative conditions.

Impact 3.14-36: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would result in inadequate emergency access under cumulative conditions.

Impact 3.14-37: The Proposed Project would substantially affect circulation for a substantial duration during construction during major events at The Forum and/or the NFL Stadium under cumulative conditions.
June 9, 2020

VIA EMAIL fljackson@cityofinglewood.org; mwilcox@cityofinglewood.org
Fred Jackson, Senior Planner
Mindy Wilcox, AICP, Planning Manager
City of Inglewood, Planning Division
1 West Manchester Boulevard, 4th Floor
Inglewood, CA 90301

Re: Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02; CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037

Dear Mr. Jackson and Ms. Wilcox:

Please include this letter in the administrative record for both the above-referenced matters and the Inglewood Basketball and Entertainment Center (IBEC) SCH No. 2018021056. This letter applies to both June 9, 2020 City Council hearing Agenda Items PH-1 and PH-2.

I. INTRODUCTION.

This firm and the undersigned represent Kenneth and Dawn Baines, owners of the property located at 10212 S. Prairie Ave., Inglewood. Please keep this office on the list of interested persons to receive timely notice of all hearings and determinations related to the City’s proposed adoption of the General Plan Amendments for the Land Use Element and adoption of the Environmental Justice (EJ) Element (“Project(s)”) and their Categorical Exemptions.

Please also provide us timely notice of any filing of the Notice of Exemption or Notice of Determination under Pub. Res. Code § 21167(f) for both the amendment of the Land Use Element and the adoption of the Environmental Justice Element.
This is a further follow up to our April 13, 2020 and May 26, 2020 objection letters about the Projects. (Exh. 1 [May 26, 2020 Objections to GP Amendments, which includes April 13, 2020 Objection as an Exhibit].)

II. THE CITY’S PROPOSED AMENDMENTS/ADOPTION OF LAND USE AND ENVIRONMENTAL JUSTICE ELEMENTS VIOLATE CEQA’S MANDATE FOR AN ACCURATE, STABLE, AND FINITE PROJECT DESCRIPTION.

CEQA’s standard for a project description is well-settled:

“‘An accurate project description is necessary for an intelligent evaluation of the potential environmental effects of a proposed activity.’ (Cit. omit.) A narrow view of a project could result in the fallacy of division, that is, overlooking its cumulative impact by separately focusing on isolated parts of the whole. (Id., at p. 1144, 249 Cal.Rptr. 439.) An accurate, stable and finite project description is the sine qua non of an informative and legally sufficient EIR; the defined project and not some different project must be the EIR’s bona fide subject. (Cit. omit.) ‘CEQA compels an interactive process of assessment of environmental impacts and responsive project modification which must be genuine. It must be open to the public, premised upon a full and meaningful disclosure of the scope, purposes, and effect of a consistently described project, with flexibility to respond to unforeseen insights that emerge from the process.’ (Cit. omit.)’ Burbank-Glendale-Pasadena Airport Authority v. Hensler (1991) 233 Cal.App.3d 577, 592. (Emph. added.)

The Court’s statement pertaining to the EIR’s need for an “accurate, stable and finite” and “bona fide” project description applies to all projects under CEQA. The City’s project descriptions in both Land Use and Environmental Justice Element amendments/adoptions do not pass muster under these standards.

A. Land Use Element Amendment.

The Land Use Element project description is flawed, including because of: (1) piecemealing from the IBEC Project; and (2) vague or incomplete Project description.
The information contained in this electronic mail message is confidential information intended only for the use of the individual or entity named above, and may be privileged. The information herein may also be protected by the Electronic Communications Privacy Act, 18 USC Sections 2510-2521. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please immediately notify us by telephone (626-449-4200), and delete the original message. Thank you.
It is settled that “the selection of a narrow project as the launching pad for a vastly wider proposal frustrate[s] CEQA’s public information aims . . . [The] calculated selection of its truncated project concept [is] not an abstract violation of CEQA.” County of Inyo v. City of Los Angeles (1977) 71 Cal.App.3d 185, 199–200; Pub. Res. Code § 21168.5. The City here has used a narrow project description – Land Use Element amendment or even worse “clarification” – to avoid disclosure of the accurate project description of the planned amendments. Only in conjunction with the IBEC Project can some of the proposed density and building intensity changes be fully comprehended and evaluated.

For example, the IBEC DEIR discloses only cursory information about the hotel planned on the IBEC site: “An up to 150-room limited service hotel and associated parking would be developed east of the Parking and Transportation Hub Structure.” IBEC DEIR, p. S-6. (Exh. 2 [IBEC DEIR].) Later, on May 7, 2020 – through the IBEC Project Applicant’s proposed Overlay Zone proposals included in the IBEC administrative record and unannounced to the unwitting public – it became clear that the hotel will have at least two types of rooms:

“(C) Hotel. Two (2) parking spaces, plus one (1) parking space for each bedroom or other room that can be used for sleeping purposes up to ninety (90) rooms, plus one (1) parking space for each additional two (2) bedrooms or other rooms that can be used for sleeping purposes in excess of ninety (90) rooms.” (Exh. 3, pdf p. 9 [SE Overlay Zone Proposals, May 7, 2020], emph. added.)

Thus, the proposed Land Use Element density clarifications allowing the highest density of up to 85 units per acre for mixed-use residential projects will enable the IBEC Project to build a hotel of up to 150 rooms accommodating much more population than before and still be in alleged substantial conformance with the General Plan’s new Land Use Element density.

Also, the IBEC Project Overlay Zone proposal – if adopted – indicates that any lot line adjustments of the adjoining parcels to the current IBEC Project will be allowed and will require only a ministerial approval. Put differently, if the vaguely described hotel site in the IBEC DEIR needs a lot line adjustment and expands into the adjoining parcels, then such expansion will automatically be covered by the new intensity/density in the Land Use Element. (Exh. 3, pdf p. 14 [SE Overlay Zone].)
Another example of inadequate project description in the Land Use Element Amendments is the vague building intensity of the industrial and commercial zones. In particular, the proposed 1380% building intensity for industrial obtains practical significance and clarification only in conjunction with the IBEC Project. Thus, as disclosed by the IBEC Project Applicant’s own draft of the Overlay Zone on the site, the IBEC arena will have no setbacks:

“Section 12-38.95.2 Front Yard, Side Yard, and Rear Yard Setbacks

(A) Sports and Entertainment Complex. No front yard, side yard, or rear yard shall be required, except as provided in the SEC Design Guidelines.

(B) Hotel. Front yard, side yards, and rear yards shall conform to the requirements of Section 12-16.1 of this Chapter.” (Exh. 3 pdf p. 8 [SE Overlay Zone].)

The “Sports and Entertainment Complex” is what includes all IBEC Project components (e.g., retail, medical office, arena), other than the hotel site. Thus, the elimination of setbacks in the IBEC Project sheds light onto the otherwise vague building intensity percentages in the proposed Land Use Element amendments.

The IBEC Project proposes a Land Use Element map and text amendment to add the IBEC Project and its proposed uses in the specified location and strikes from the General Plan everything that may hinder the Project, such as the collector street, 102nd Street, from the Circulation Element. (Exh. 4 [IBEC Project’s Applicant Murphy’s Bowl’s Proposed General Plan Amendments in IBEC Project].) Also, the IBEC’s proposed land use amendments indicate that there are other unidentified uses, such as “complementary transportation and circulation facilities,” “in addition to” parking serving the arena and related uses for approximately 4,125 vehicles. (Id. at pdf p. 3.)

Thus, the Land Use Element amendments – because of piecemealing from the actual projects pending before the City and particularly the IBEC Project, as well as their inaccurate and vague description – provide a narrow and curtailed project description in violation of CEQA. The inadequate description further deprives the public and the decisionmakers of the ability to properly comprehend and evaluate the full scope and the “environmental price tag” of the proposed Land Use Amendments, and subverts CEQA’s environmental protection mandates. Natural Resources Defense Council, Inc. v. City of Los Angeles (2002) 103 Cal.App.4th 268, 271.
The City also violates CEQA’s accurate project description mandate by labeling the Land Use Amendments as “clarifications.” “Where the agency provides an inconsistent description portraying the Project as having “no increase” while at the same time allowing for substantial changes in the existing conditions, [it] fails to adequately apprise all interested parties of the true scope and magnitude of the project, amounting to prejudicial abuse of discretion for failure to provide a stable and consistent project description.” San Joaquin Raptor Rescue Center v. County of Merced (2007) 149 Cal.App.4th 645, 657. “By giving such conflicting signals to decisionmakers and the public about the nature and scope of the activity being proposed, the Project description [is] fundamentally inadequate and misleading.” Id. at 655-657. A conflicting project description results in understated impact analysis. Id. at 672.

The City’s project description is misleading and inaccurate, and violates CEQA.

B. Inadequate Project Description of the Environmental Justice Element.

“Where the agency uses an erroneous or entirely speculative project description as justification for its approval of the Project, but never intended to actually proceed with that project, such a situation would constitute much more insidious conduct than a failure to comply with CEQA. CEQA contemplates serious and not superficial or pro forma consideration of the potential environmental consequences of a project.” Burbank-Glendale-Pasadena Airport Authority v. Hensler (1991) 233 Cal.App.3d 577, 593 (internal quotes marks om.). Such is the situation with the Environmental Justice (EJ) Element’s project description, rendering it inadequate.

While the Project description claims to ensure environmental justice to Inglewood’s disadvantaged community, the proposed measures – which solely require compliance with the existing state mandates in place or further bless transit-oriented development and completely ignore public concerns about the bus, street, or bicycling safety and lack of parking, as well as air pollution, traffic, and rent increases due to bigger projects, such as the stadiums – mislead the public about the proposed “safeguards.” The proposed EJ Element fails to safeguard against health impacts or promote public participation.

The City’s drafted EJ Element constitutes not only a CEQA violation for its inaccurate project description, but “more insidious conduct” for its misleading and empty assurances to the disadvantaged population.
III. THE CITY’S RESPONSES TO OUR OBJECTIONS ARE UNAVAILING AND LACK GOOD FAITH.

General Plan amendments under both CEQA and state planning and zoning laws require meaningful public participation, which includes meaningful good faith responses to public comments. The State of California requires citizen participation in the preparation of the General Plan. Gov’t Code § 65351 provides: “During the preparation or amendment of the general plan, the planning agency shall provide opportunities for the involvement of citizens, public agencies, public utility companies, and civic, education, and other community groups, through public hearings and any other means the city or county deems appropriate.” (Emphasis added.)

CEQA requires “good faith reasoned” responses as well. “The requirement of a detailed statement helps insure the integrity of the process of decision by precluding stubborn problems or serious criticism from being swept under the rug.” Sutter Sensible Planning, Inc. v. Board of Supervisors (1981) 122 Cal.App.3d 813, 820-821.

The City’s responses to our May 26, 2020 comment letter did not evince good faith, as detailed below.

A. Neither the Land Use Element Amendment nor the EJ Element Adoption Qualifies for a Common Sense Exemption.

The City’s arguments in support of its categorical exemptions and particularly including the common sense exemption are unsupported, especially given that the City is rewriting – and increasing – the density and intensity of all City zones to accommodate first and foremost the IBEC project pending before the City, and similar large scale projects. First, substantial evidence is not argument or speculation, but facts or a reasonable inference supported by facts. Guidelines § 15064(f)(5).

Second, the City’s reliance on Davidon in the June 9, 2020 Staff report for the EJ Element Adoption for the proper judicial review standard applied for categorical exemptions and the common sense exemptions is misplaced. Davidon distinguishes the

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1 The City does not respond to our objection of IBEC Project piecemealing – in both Land Use and EJ Element Amendment cases – short of claiming that the General Plan amendments are not a “consequence” of the IBEC Project. Apart from the City’s misperception of the applicable terms, the City ignores our basic claim that both the Land Use and EJ Element were or should have been part of the IBEC Project to legally enable the Project, and not its reasonably foreseeable consequence.
common sense exemption from other categorical exemptions and attaches no implied finding of substantial evidence of no significant impacts:

“In the case of the common sense exemption, however, the agency’s exemption determination is not supported by an implied finding by the Resources Agency that the project will not have a significant environmental impact. Without the benefit of such an implied finding, the agency must itself provide the support for its decision before the burden shifts to the challenger. Imposing the burden on members of the public in the first instance to prove a possibility for substantial adverse environmental impact would frustrate CEQA’s fundamental purpose of ensuring that government officials “make decisions with environmental consequences in mind.” (Bozung v. Local Agency Formation Com. (1975) 13 Cal.3d 263, 283, 118 Cal.Rptr. 249, 529 P.2d 1017.)” Davidson Homes v. City of San Jose (1997) 54 Cal.App.4th 106, 116.

Finally, the City’s arguments for the common sense exemption for both Land Use and EJ Elements – which is essentially a first-tier issue of whether the activity is a project under CEQA – is inaccurate in view of well-settled case law:

“First and foremost, we point out that we are not dealing with an abstract problem. Again, this case does not involve – as the tone of some of defendants’ arguments suggest – the question whether any LAFCO approval of any annexation to any city may have a significant effect on the environment. This is not the case of a rancher who feels that his cattle would chew their cuds more contentedly in an incorporated pasture. No one makes any bones about the fact that the impetus for the Bell Ranch annexation is Kaiser’s desire to subdivide 677 acres of agricultural land, a project apparently destined to go nowhere in the near future as long as the ranch remains under county jurisdiction. The city’s and Kaiser’s application to LAFCO shows that this agricultural land is proposed to be used for “residential, commercial and recreational” purposes. Planning was completed, preliminary conferences with city agencies had progressed “sufficiently” and development in the near future was anticipated. In answer to the question whether the proposed annexation would result in urban growth, the city answered: “Urban
growth will take place in designated areas and only within the annexation.”

It therefore seems idle to argue that the particular project here involved may not culminate in physical change to the environment.” Bozung v. Local Agency Formation Com. (1975) 13 Cal.3d 263, 281.

And again:

“Moreover, there is no evidence regarding the possible cumulative effect of repetitive tests of this nature in the same area. Finally, it cannot be assumed that activities intended to protect or preserve the environment are immune from environmental review. (See, e.g., Dunn–Edwards Corp. v. Bay Area Air Quality Management Dist. (1992) 9 Cal.App.4th 644, 11 Cal.Rptr.2d 850; Building Code Action v. Energy Resources Conservation & Dev. Com. (1980) 102 Cal.App.3d 577, 162 Cal.Rptr. 734.)” Davidon Homes v. City of San Jose (1997) 54 Cal.App.4th 106, 118–119.

The City’s arguments that general plan amendments (both EJ and Land Use Elements) are not a specific physical project or that those are aimed at eliminating environmental impacts (as in case of EJ Element) ignore long-standing legal authority.

B. Land Use Element Amendments.

The City does not address our May 26, 2020 letter objections and evidence in its staff report prepared for the June 9, 2020 Council Hearing and does not even acknowledge receipt of such or include it in its staff report. (Staff Report, p. 5.) We reiterate our request that our May 26, 2020 Objection letter be included in the administrative record and files of each General Plan case, including the one for the Land Use Element.

At the same time, the City did improperly alter its previously issued Notice of Exemption and added another exemption, which we have noted in our May 26, 2020

2 The City’s alteration of the Notice of Exemption and yet leaving the notice issue date as April 1, 2020 may qualify as a criminal violation under Govt. Code §§ 6200-6203. We note that the City has been previously challenged for altering its records.
Objection letter as being added in the May 26, 2020 staff report but not reflected on the Notice of Exemption on April 1, 2020. The City revised the entire Notice, added the new Guidelines exemption section and purported explanation, signed the Notice again and yet back dated the Notice of Exemption leaving it with the initial April 1, 2020 issue date, without noting the change to the public. (Exh. 6 [initial Exemption Notice and the subsequent altered in the staff report for June 9, 2020].)

The City appears to present the Land Use Element amendments as a duty it has under Govt. Code § 65302(a), which states: “The land use element shall include a statement of the standards of population density and building intensity recommended for the various districts and other territory covered by the plan.” Yet the City’s invocation of the statute does not address either our prior objection that the City fails to identify the “baseline” to allow the commencement of any environmental impact analysis or the derivative problem of the City’s failure to mitigate any impacts. For example, the statute does not require the City to identify the population density, but rather the “standards” of population density.

Historically, the population standards have been expressed through dwelling units per acre for residential zones, and floor area ratio for commercial and industrial sites; the multiplier for population density does not need to be uniformly applied since low density units may have more occupants, whereas newly built units in high-density zoned locations might not accommodate more than two people in one unit. (E.g., Exh. 7, pp. L-1 and L-3-4 [excerpt from Land Use Element of the Town of Gatos].) Thus, the City’s response that it merely attempts to comply with the law and provide “clarifications” does not address our concerns about the misuse or misapplication of a high multiplier, where there are lower multipliers available (e.g., SCAG multiplier of 2.7). The City’s response does not explain why the high multiplier is used throughout Inglewood – regardless of the disproportionate distribution of population per units in various residential zones.

(Exh. 5 [article re City’s editing of videos.])

3 The City’s agenda with the hyperlinked staff reports was published on the City’s website at 8:28 p.m. on Friday, June 5, 2020. (Exh. 8 [agenda posted time].) The City’s continuous posting of the City Council hearing agenda after 8 p.m. for a meeting where the comments need to be submitted to the City Council at 12 p.m. on Tuesdays, adversely affects the public’s ability to be apprised of the agenda items and to prepare a meaningful written response.
The City does not address why it chose to express building intensity in percentages rather than in floor area ratios and height restrictions. For example, the City did not address the issue of why it designates 1380% intensity to industrial zoning – which coincidentally enables the IBEC Project now pending review before the City – without explaining any setback or height restrictions, or land occupancy, for the public to understand how such percentage of building intensity is calculated and what it means in reality.

C. Adoption of the Environmental Justice (EJ) Element And Its Exemptions.

The City’s responses to our objections to the proposed EJ Element Adoption are also unavailing.

The City’s response to our claim that the EJ Element provides no enforceable policies is that the General Plan merely provides recommendations and not mandatory policies. This position is counter to the long-standing principle that a general plan is a “constitution” for future development to which all other land use decisions must conform. See Citizens of Goleta Valley v. Board of Supervisors (1990) 52 Cal3d 553, 570. Moreover, it ignores the fact that state law provides special significance to the general plan elements by designating those “mandatory.” Third, as stated by the Office of Planning and Research – given the authority by the Legislature to issue general plan guidelines – a General Plan may not be a “wish list” or a vague view of the future but rather must provide a concrete direction. Office of Planning and Research, State of California General Plan Guidelines (1990), p. 5. See also Families Unafraid to Uphold Rural El Dorado County v. El Dorado County Bd. of Supervisors (1998) 62 Cal. App. 4th 1332, 1341 (a land use decision (zoning ordinance) must be deemed inconsistent with a general plan if it conflicts with a single, mandatory general plan policy or goal); Govt. Code §§ 65561(c) & 65562.

The City does not address or reject our claim that the EJ Element, as drafted, relaxes the standards and will enable the IBEC Project. As such, the City’s arguments about the common sense exemption’s alleged applicability are not supportable. See also Sec. III(A), supra.

Similar to the Land Use Element’s later-added exemption in the staff report, which we raised in our May 26, 2020 Objection Letter, the City’s June 9, 2020 staff report includes an additional exemption, which is not listed on the City’s Notice of Exemption.
even in the June 9, 2020 agenda package. Without waiving any objection to the City’s continuous efforts to end-run CEQA or deprive the public of the opportunity to be fairly apprised and challenge the City’s CEQA claims, we note that the City’s late-inserted CEQA exemption for the EJ Element adoption is inapposite. The City invokes the new exemption “under the Class 8 (Section 15308) exemption for actions Mayor and Council Members Public Hearing for GP A-2020-001 (EJ Element) taken by regulatory agencies to assure the maintenance, restoration, enhancement, or protection of the environment.” (June 9, 2020 Council Hearing Staff Report, pp. 7-8, emph. added). The exemption is inapplicable since the City is not a regulatory agency, which is described in CEQA Guidelines § 15307. Moreover, based on Guidelines § 15308, “construction activities and relaxation of standards allowing environmental degradation are not included in this exemption.” The City’s EJ element, as explained in our prior letters, is tied to and will enable major construction activities, and it weakens the standards of environmental justice by providing illusory or misleading policies.

To address our claims of insufficient notice to the public because of not providing the hyperlink to the EJ element draft in the Notice or in the Agenda Package itself, the City justifies that the EJ element draft has been online since April 1, 2020.

The City’s cavalier, let-them-use-internet attitude ignores the very real fact, widely known to the general public, that many Inglewood disadvantaged communities may not have computers or, if they do, may be unable to afford internet access. The libraries where they might usually access the internet are closed, making access to both a hard copy of the Draft EJ Element and the online version of it unavailable. The City’s assertion also ignores our key claim that the public was provided no hyperlink to the draft EJ element and was thus required to search for the EJ Element itself on the City’s not user-friendly website. Unaffordability of access to the internet is particularly and painfully true now, when rampant unemployment is making many people choose between food and rent payments. Assuming that all people can afford both a laptop and internet access is arrogant and discriminatory, and impairs or denies the ability to meaningfully

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4 To the extent the new exemptions to both the Land Use and EJ Element approvals were added after the Planning Commission heard both cases and made its recommendations on both the respective approvals and their supporting CEQA exemptions, pursuant to the Inglewood Municipal Code, the added exemptions constitute modifications and the City Council may not act on the Planning Commission’s prior recommendations, without first sending the cases back to the Planning Commission to consider the added new CEQA exemptions in both cases and issue a new recommendation for any approvals.
participate in the City’s decision-making about the projects, and especially the EJ Element for the General Plan.

This conduct on the City’s part does not comport with both long-standing and recent legislation defining environmental justice. Assembly Bill 1628 was signed into law by Governor Newsom on September 27, 2019, and took effect this year. The bill’s Section 1, subd. (b), provides:

“It is therefore the intent of the Legislature to ensure that the populations and communities disproportionately impacted by pollution have equitable access to, and can meaningfully contribute to, environmental and land use decisionmaking, and can enjoy the equitable distribution of environmental benefits.” (Emphasis added.)

Arguing that it provided meaningful participation to the public in the course of the EJ Element drafting, the City actually refutes its own claims by stating:

“The comment states that the EJ Element ignores numerous concerns raised by the public, including danger to cyclists, constrained parking, unsafe buses, and the need for additional police. EJ Element, Appendix A includes the topics of discussion from each focus group and comments made by participants. There is no legal requirement that the City respond to each comment or concern raised during the EJ focus groups. Adoption of the EJ Element is a legislative decision.” (June 9, 2020, Staff Report, p. 13.)

The City denied meaningful participation to the public and ignored public concerns about the lack of parking, rising rents, bus safety, bicycling safety, and instead matched the EJ Element to the lucrative transit-oriented development opportunities favored by major stakeholder developers, including the IBEC. By doing so, the City also ignores the fact that those transit-oriented development policies – i.e., higher density, reduced parking, and reliance on transit – have been recently documented as being one of the main reasons of spreading COVID-19 especially among disadvantaged communities.

The City’s EJ Element continues to fail in its mandatory purpose of protecting the health and meaningful participation of disadvantaged communities in Inglewood, and relaxes the EJ standards to allow for more pollution. It does not qualify for any exemption, including the common sense exemption or the newly added regulatory agency exemption.
IV. CONCLUSION.

We request that the City Council reject the proposed Land Use Element amendments and Environmental Justice Element as being illegally piecemealed from the IBEC project, and also require staff to provide an accurate Land Use Element description, as well as rewrite the EJ Element to provide genuine safeguards for the Inglewood’s disadvantaged population against air pollution and for responsive public involvement and participation in all land use decisions. This request is in addition to the requests in our prior letters.

Very truly yours,

/s/ Robert Silverstein
ROBERT P. SILVERSTEIN
FOR
THE SILVERSTEIN LAW FIRM, APC

RPS:v1
Encls.

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5 We also incorporate all other public comments, objecting to the General Plan Amendments, including but not limited to the comments attached hereto. (Exh. 9 [Articles re Inglewood’s General Plan Amendments.])
The Silverstein Law Firm, APC
June 9, 2020
Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02; CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037
EXHIBIT 1
May 26, 2020

VIA EMAIL fljackson@cityofinglewood.org; mwilcox@cityofinglewood.org

Fred Jackson, Senior Planner
Mindy Wilcox, AICP, Planning Manager
City of Inglewood, Planning Division
1 West Manchester Boulevard, 4th Floor
Inglewood, CA 90301

Re: Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02; CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037

Dear Mr. Jackson and Ms. Wilcox:

Please include this letter in the administrative record for both the above-referenced matters and the Inglewood Basketball and Entertainment Center (IBEC) SCH No. 2018021056.

I. INTRODUCTION.

This firm and the undersigned represent Kenneth and Dawn Baines, owners of the property located at 10212 S. Prairie Ave., Inglewood. Please keep this office on the list of interested persons to receive timely notice of all hearings and determinations related to the City’s proposed adoption of the General Plan Amendments for the Land Use Element and adoption of the Environmental Justice (EJ) Element (“Project(s)”) and their Categorical Exemptions.

This is a further follow up to our April 13, 2020 objection letter about the Projects. (Exh. 1 [April 13, 2020 Objections to GP Amendments].)

Please provide a current time line of all scheduled and anticipated events, including hearings or approvals of any type, related to the Projects.
II. PIECEMEALING AND PIECEMEAL APPROVAL OF THE GENERAL PLAN AMENDMENT OF THE LAND USE ELEMENT VIOLATES CEQA AND STATE PLANNING AND ZONING LAWS.

The Land Use Element amendment is proposed both as: (A) an approval action for the IBEC Project at Section 2.6 (DEIR, p. 2-88 [Exh. 2])¹ ² ³, and (B) an alleged stand-alone action outside of the IBEC Project, presented on April 1, 2020 –after the close of the IBEC DEIR’s public comment period of March 24, 2020. The IBEC DEIR does not provide any detail as to land use amendments, including the density or setbacks in proposed zone changes. (DEIR, p. 2-88 [Exh. 2].)⁴ The stand-alone Land Use amendment supplies those details.

¹ For the IBEC DEIR, see https://saoprceqap001.blob.core.windows.net/60191-3/attachment/a-wOrPYfqqX6rH7PlOzmRPEvEaRCdDy9wtEOIK6Lkxz9y2kM5Y76yA2pvl0h1Nhm40lxu79V9PavU-kk0 (Exh. 2[IBEC DEIR, Section 2.6].)

² We specifically request that all the hyperlinks in this letter be downloaded and printed out, submitted to the agency, and be included in the City’s control file and administrative record for the Project and for the IBEC Project.

³ Long after the release of the DEIR on December 27, 2019 and the close of the public review period on March 24, 2020, the Project Applicant presented its own draft of the proposed amendments to the land use, circulation, and safety elements on May 4, 2020 (also the date of close of escrow between Murphy’s Bowl and MSG Forum). See details at http://ibecproject.com/IBECEIR_031888.pdf. (Exh. 3 [May 4, 2020 Draft of GP Amendments].) Not surprisingly, the IBEC Applicant repeatedly inserted the respective language for a new land use of the sports complex into the industrial zoning-allowed uses, goals, and policies in the Land Use Element. The Applicant also removed the designation of 102nd Street as a “collector street” (i.e., requiring a specific width and not subject to closure) from the Circulation Element, to allow its vacation. Both changes demonstrate that the Project is inconsistent with the existing General Plan and Land Use & Circulation Elements, contrary to the DEIR’s finding of consistency. And both changes are illegal since it is the Project that must be consistent with the General Plan, not the opposite. Finally, the after-the-fact presentation of the General Plan amendments rather than incorporating those in the IBEC DEIR makes the IBEC DEIR fatally flawed, including because these omissions impaired informed meaningful public comment and informed public participation.
The review of both actions shows that they are interrelated and complementary parts of a single coordinated endeavor to achieve increased density and intensity to further, first and foremost, the IBEC Project currently proposed for City approval. ⁴

A. Residential Density Increases.

At the outset, we object to the City’s labeling of the proposed amendments as “clarifications,” which misinforms and downplays the scope and impact of the amendments.

The Land Use Element amendments add a number of people for each dwelling unit and, for that purpose, use the California Department of Finance’s 3.02 multiplier. The 3.02 multiplier is not supported by substantial evidence, since the majority of new projects are comprised of primarily single and one-bedroom units for a maximum two occupants. Moreover, the City could choose lower multipliers, such as the 2.7 multiplier from SCAG.⁵ The City’s choice of a bigger multiplier leads to a higher allowable density, which, in turn, will lead to more impacts (e.g., traffic increase, GHG increase, utility usage, need for public services, and open space).

Specifically, the density of the major mixed-use projects in the amendments furthers the IBEC Project’s proposed hotel, for which the IBEC DEIR did not provide any detail beyond the approximate number of “up to 150 rooms.” The new standard will allow the Project to enlarge and modify the IBEC DEIR’s vague, and legally non-compliant project description.

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⁴ The City’s agenda for the Public Hearing on May 6, 2020, included three items, two of which are the General Plan amendments described here, and the third is listed as related to parking districts to accommodate major event patrons. Although the issue has been pulled out from the PC agenda, it was agendized for the City Council agenda of May 5, 2020. The staff report for the May 5, 2020 agenda on the issue shows the parking districts are associated with the IBEC project.

⁵ Other jurisdictions have been using SCAG’s more conservative 2.7 multiplier (e.g., City of Glendale, South Glendale Community Plan, see https://www.glendaleca.gov/home/showdocument?id=42160).
B. Building Intensity Increases: Industrial Zone.

The Land Use Element amendments also propose “building intensity” increases, which specifically intensifies the industrial land use designation.

Based on the table in the Resolution, the industrial use is provided at 1380% building intensity. Notably, the IBEC Project proposes to redesignate commercial lots into industrial. (DEIR, p. 2-88.) The stand-alone amendment will qualify the IBEC lots for the maximum 1380% building intensity. Apart from the Resolution, the staff report mentions that those intensity parameters are related to the setbacks and landscaping. The IBEC Project has been criticized for its inadequate setbacks and landscaping. The proposed amendments will further the IBEC Project by purportedly making it consistent with the General Plan, again implicating clear piecemealing violations in and from the IBEC DEIR.

We further object to the City’s failure to explain in the proposed stand-alone Land Use Element amendment what the proposed percentage intensities practically mean, to allow informed decisionmaking and comment.

C. Building Intensity: Medical Office Uses.

The proposed amendments include a separate intensity for hospital-medical/residential land use designation set at 390%. This is applicable to the 25,000 sq. ft. “Sports Medicine Clinic,” included in the project. (DEIR, p. S-4). We similarly object to the City’s failure to explain the practical meaning of the proposed intensities, and to the obvious piecemealing violations in and from the IBEC DEIR.

D. Lack of Baseline Disclosure to Enable Meaningful Informed Public Comment.

Neither the IBEC DEIR nor the recently published Resolution for General Plan Land Use Element density/intensity provides the existing density/intensity, therefore depriving the public – and decisionmakers – from setting the baseline conditions and consequently assessing the scope of the increases in density/intensity. CEQA requires setting the correct baseline for any project in order to begin/enable any environmental review.
E. **The Invoked CEQA Exemptions Are Improper.**

The City’s invoked two CEQA exemptions under Guidelines §§ 15061(b)(3) and 15060(c)(2) are improper as both require a finding that the project *may not* have an environmental impact. Such finding cannot be made in this case. As shown above and with the example of the IBEC Project, the proposed amendments have the potential to impact the environment directly or indirectly. Moreover, in the staff report only, the City appears to invoke an exemption under CEQA Guidelines § 15305 for “minor alterations” related to less than 20% slope. The exemption is inapplicable since it applies to “minor” alterations and it is for specific physical development projects.

To comply with CEQA, the IBEC DEIR must be recirculated to include the proposed General Plan amendments, and provide opportunities for public review and comment. The proposed General Plan amendments of the Land Use Element – whether together with the IBEC Project or separate from it – cannot proceed without CEQA review and should incorporate all the missing information about the scope of practical changes, their impacts, and the baseline assumptions, as indicated above.

III. **PIECEMEALING OF THE GENERAL PLAN AMENDMENT: CIRCULATION ELEMENT.**

The City’s Land Use Element amendment was improperly adopted because of the lack of corresponding amendments to the Circulation Element of the General Plan, as mandated by the correlation requirement under Govt. Code § 65302. The City may not allow more people per unit and more intensity per commercial/industrial/medical structure, yet piecemeal the issue of related traffic/pedestrian circulation and adopt those separately.

The IBEC Project includes amendments to the Circulation Element, but those are purportedly narrow and limited to “Updating Circulation Element maps and text to reflect vacation of portions of West 101st Street and West 102nd Street and to show the location of the Proposed Project.” (DEIR, p. 2-88; pdf p. 228.)

The limited General Plan amendments of the Circulation element disclosed in the IBEC DEIR violate CEQA’s mandate of good faith disclosure. Also, the IBEC DEIR’s limited Circulation element amendment and the lack of the Circulation Element Amendment to support the actual land use changes of the IBEC Project and the Density/Intensity of the General Plan Land Use Element amendments violate the correlation requirement under Govt. Code § 65302.
IV. PIECEMEALING OF THE GENERAL PLAN AMENDMENT AND PIECEMEAL ADOPTION OF THE ENVIRONMENTAL JUSTICE ELEMENT, LACK OF PROPER NOTICE, NON-CONCURRENT ADOPTION, MISLEADING INFORMATION, AND IMPROPER USE OF EXEMPTIONS.

A. The IBEC DEIR Failed to Disclose EJ Element Adoption.

The IBEC DEIR downplayed EJ (DEIR, p. 3.12-16; pdf p. 1010 [Exh. 4]). It did not disclose the need for adoption of the EJ Element despite Section 2.6 (Approval Actions) amendments to three elements of the General Plan, necessitating an EJ Element concurrent adoption under Govt. Code § 65302(h)(2). We raised objections to the City’s EJ piecemealing on April 13, 2020, which we incorporate by reference herein.

B. Lack of Proper Notice.

We object to the City’s inadequate notice of the adoption of the EJ Element, especially in these COVID-19 critical times. The City published a Notice of Exemption on April 1, 2020, included it in two Planning Commission agendas, and yet produced the link to the actual text of the Draft EJ element only in the agenda packet for its May 6, 2020 hearing. The City provided limited time and possibility for the public to find out about the text of the EJ Element and to review it prior to any amendments.

That workshops were conducted with the public on the EJ Element is irrelevant. During the workshops, the public was merely surveyed about concerns and had no chance to see the actual amendments and thus to participate “during the preparation” of the amendments. Gov’t Code § 65351.

C. Misleading Information in the EJ Element and its Prior Outreach.

The City’s EJ Element, as well as the workshops leading to it, have strayed from the EJ Element principles to ensure the health of the disadvantaged communities, as contemplated and mandated by the State Planning and Zoning Laws. The EJ workshops were reportedly focused on affordable housing. (Exh. 6 [Article re EJ Workshop].)

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6 Based on our office’s continuous searches for the agenda packet for the May 6, 2020 hearing, it was not posted on the City’s website until April 30, 2020 at 8:05 pm. (Exh. 5 p. 10 [City Agendas page printout on May 1, 2020].)
The City’s EJ Element acknowledges that the majority of Inglewood’s population constitutes a disadvantaged community; yet, it focuses on additional funding Inglewood is eligible for, instead of proposing practical development policies to avoid air pollution and to protect the health of the population. (Exh. 7 p. 5 [EJ Element].)  

Moreover, the City’s EJ Element does nothing more than propose what is already guaranteed: e.g., “no net loss of affordable housing” (EJ Element, p. 23) is guaranteed under AB 2222 in 2014, “compliance with state and federal environmental regulations in project approvals” (EJ Element, p. 16). Other policies in the provision of housing simply reiterate aspirational rather than mandatory policies (EJ Element, pp. 22-23).

The majority of EJ policies promote Developer-favored and community disfavored transit-oriented development (TOD) – i.e., higher density and reduced or no parking, which should be re-evaluated in view COVID-19’s social distancing rules and long-term behavioral changes, resulting in the underlying assumptions undergirding the City’s analysis being called into question.

Moreover, the EJ Element proposes vague measures to improve connectivity, with their own potential impacts. For example, the EJ Element does not explain what the EJ’s “traffic calming measures” or “promote pedestrian movement” mean. Typically, one of the commonly known “traffic calming” methods is merging/removing lanes on arterial streets with heavy traffic and widening the sidewalks instead, to reduce the flow of cars and improve pedestrian walking experience. Assuming that is among the unidentified traffic-calming measures, such measure may have its own impacts, such as shifting the traffic from central streets onto the adjacent narrower streets and resulting in more traffic

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7 https://www.cityofinglewood.org/DocumentCenter/View/14211/Environmental-Justice-Element

8 https://leginfo.legislature.ca.gov/faces/billNavClient.xhtml?bill_id=201320140AB2222

9 Also, the City’s incorporation of “compliance” with state and federal regulations for GHG emissions violates the “additionality” principle, as such compliance is included in the baseline assumptions of every project. See p. 32 at http://www.capcoa.org/wp-content/uploads/2010/11/CAPCOA-Quantification-Report-9-14-Final.pdf (Exh. 8 [Additionality].)
gridlock and associated delays in response times of emergency, fire, and police services, and/or pedestrian safety issues. All such issues should have been disclosed, analyzed and mitigated. They were not, thus constituting additional violations of law.

Last, the drafted EJ Element ignored numerous concerns raised by the public, including danger to bike riders, constrained parking, unsafe buses (EJ Element, Appendix A, p. 1); more police patrols needed in the City (EJ Element, Appendix A, p. 2); “the Clipper’s arena and Forum area have huge increases in traffic and pollution from traffic. Rents are also skyrocketing”, more bike lanes needed, “overcrowdings is also an issue and there is an increase in the spread of diseases due to overcrowding, rents are increasing the most near the stadiums.” (Appendix A p. 4, EJ Element.)

In sum, the drafted EJ Element sets low and vague standards for EJ and will thereby induce and rubberstamp any large-scale residential or commercial transit-oriented developments, and particularly the IBEC Project, relying on illusory mitigation measures, such as mass transit, unspecified traffic calming methods, vacation of streets or merging of lanes, and reduced parking. The IBEC Project has been repeatedly criticized for its environmental inequity. With the EJ element as proposed, the IBEC Project will evade the EJ mandates under state laws meant to ensure the health of Inglewood’s disadvantaged population and such population’s genuine involvement in the land use decisions prior to any large scale project approval, particularly the IBEC Project approvals. As a reasonably foreseeable consequence of the proposed lower standards, the proposed EJ Element will fail to identify and mitigate EJ violations when projects – and particularly the IBEC Project – severely impact human life and safety, which is a CEQA concern.

See e.g, NRDC’s comment (“project that has little or no social utility for the residents of Inglewood who will bear the brunt of these impacts - including more air pollution in an already heavily-polluted area - and who are not the target audience for expensive professional basketball ticket”) http://ibecproject.com/IBECEIR_029924.pdf; or public community comments (“project will have a very damaging impact on our environment in terms of air quality as well as noise, traffic and more. Can you please think about all the cars spewing emissions in our community? What are the real impacts to our children and our older people?”) http://opr.ca.gov/ceqa/docs/ab900/20190201-AB900_IBEC_Community_letters_1.pdf (Exh. 9 [NRDC and Public Comments].)
D. The EJ Element Adoption Is Not Exempt from CEQA, Due to Its Potential to Cause Environmental Impacts.

The City’s invoking of the common sense exemption for the adoption of the EJ Element is inappropriate in view of the Element’s potential to cause environmental impacts and potential to allow large scale projects, such as the IBEC Project, to evade mitigation of health and other environmental impacts on the population. The absence of an accurate, stable and finite project description, as well as the vagueness of the proposed measures (e.g., traffic calming, promoting pedestrian flows) makes the proposed EJ policies further capable of causing unmitigated environmental impacts.

The analysis of the inapplicability of CEQA exemptions in the Land Use Element section, supra, applies here as well; we incorporate it by reference.

V. CONCLUSION.

We respectfully request that the City Council reject the proposed Land Use Element amendments and Environmental Justice Element and require staff to supplement the missing information and comply with the law as detailed above. We also request that the City review the proposed amendments to the General Plan and their impacts in conjunction with the IBEC Project, and to fully disclose, evaluate and mitigate those in the IBEC DEIR, as either part of the IBEC Project or – at a minimum – cumulatively as related projects. Finally, we object to the City’s use of categorical exemptions, and request meaningful CEQA review of impacts of both Projects.

Very truly yours,

/s/ Robert Silverstein
ROBERT P. SILVERSTEIN
FOR
THE SILVERSTEIN LAW FIRM, APC

RPS:vl
Encls.
April 13, 2020

VIA EMAIL fljackson@cityofinglewood.org; mwilcox@cityofinglewood.org

Fred Jackson, Senior Planner
Mindy Wilcox, AICP, Planning Manager
City of Inglewood, Planning Division
1 West Manchester Boulevard, 4th Floor
Inglewood, CA 90301

Re: Advance Notice Request and Comments and Objections to Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02; CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037

Dear Mr. Jackson and Ms. Wilcox:

I. INTRODUCTION AND ADVANCE NOTICE REQUEST.

This firm and the undersigned represent Kenneth and Dawn Baines, owners of the property located at 10212 S. Prairie Ave., Inglewood. Please keep this office on the list of interested persons to receive timely notice of all hearings and determinations related to the proposed approval/adoption of the General Plan Amendments and Categorical Exemptions listed above (“Project(s)”).

Pursuant to Public Resources Code Section 21167(f) and all applicable rules and regulations, please provide a copy of each and every Notice of Determination issued by the City in connection with these Projects. We incorporate by reference all Project objections raised by others with regard to both the present Notices of Exemption and amendments/adoption of General Plan Elements. To the extent the Projects are part of or interrelated with the Clippers IBEC project, we incorporate by reference all public comments/objections to the IBEC project as well as its Draft EIR. 1, 2, 3.

1 See http://ibecproject.com/
2 We specifically request that all the hyperlinks in this letter be downloaded and printed out, submitted to the agency, and be included in the City’s control file and record
for the Project, as duly provided by applicable case law.

This letter is also an **Advance Notice Request** that the City of Inglewood Department of City Planning, the City Clerk’s office, and all other commissions, bodies and offices, provide this office with advance written notice of any and all meetings, hearings and votes in any way related to the above-referenced proposed Projects and any projects/entitlements/actions related to any and all events or actions involving these Projects.

Your obligation to add this office to the email and other notification lists includes, but is not limited to, all notice requirements found in the Public Resources Code and Inglewood Municipal Code. Some code sections that may be relevant include Public Resources Code Sections 21092 and 21092.2.

This Advance Notice Request is also based on Government Code § 54954.1 and any other applicable laws, and is a formal request to be notified in writing regarding the Projects, any invoked or proposed CEQA exemptions, any public hearings related to the Draft or Final EIR for the IBEC project, together with a copy of the agenda, or a copy of all the documents constituting the agenda packet, of any meeting of an advisory or legislative body, by email and mail to our office address listed herein. We further request that such advance notice also be provided to us via email specifically at: Robert@RobertSilversteinLaw.com; Esther@RobertSilversteinLaw.com; Naira@RobertSilversteinLaw.com; and Veronica@RobertSilversteinLaw.com.

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Finally, to the extent that an advance written request is required for any and all City hearings regarding the above-referenced project to be recorded and/or transcribed, this letter shall constitute that advance written request. Please include this letter in the record for this matter.

Please, acknowledge receipt of the Advance Notice Request above.

Please also provide a current time line of all scheduled and anticipated events, including hearings or approvals of any type, related to the Projects.

II. **OBJECTIONS TO THE LACK OF ADEQUATE AND CONSISTENT NOTICE AND REQUEST TO RESCHEDULE THE APRIL 13, 2020 HEARING.**

On April 13, 2020, our office came across the City’s special meeting agenda for the Planning Commission’s Special Meeting on April 13, 2020, at 7:00 p.m. The agenda included Items 5(d) and 5(e) related to the Projects – i.e., amendments to the General Plan.

Based on information we have obtained, the City of Inglewood (“City”) is closed for COVID-19 reasons effective April 13 through April 27, 2020. Yet we were informed at approximately 6:00 p.m. tonight that despite the shutdown of City Hall, this Planning Commission hearing is proceeding nonetheless. That is an outrage to the concept of transparency and public participation.

We hereby object to the City’s short imposed deadlines, special meetings, inadequate and inconsistent notices, and particularly, to the notice of the special meeting on April 13, 2020 during this time of the COVID-19 crisis. Moving forward with the Projects would also be in violation of the Brown Act’s open meetings requirements and any decision taken today will be invalid.

We therefore request that the City reschedule the Special Meeting of April 13, 2020 and properly circulate the notice and all documents related to the Projects, including but not limited to the drafts of the Land Use and Environmental Justice Elements, to afford meaningful opportunity to the public and public agencies to comment on the proposed amendments to the General Plan – prior to any approval. The City’s failure to reschedule and duly circulate the documents prior to the respective approvals of the Projects will constitute an abuse of discretion and failure to proceed in a manner required by law.
We also request that the City postpone any action or hearing on General plan amendments until and unless 90 days after the stay-at-home orders have been lifted by the California Governor. State and Planning and Zoning laws necessitate public participation for all actions, whereas the presently-utilized remote participation is often disrupted because of connection problems. The City should not take advantage of these unfortunate times, where people are fighting against the virus and some people are fighting for their lives, to rush through projects of such magnitude as amendments to the City’s General Plan.

We also object to the City’s imposition of strict deadlines for non-essential projects during the COVID-19 crisis given that – as evidenced by the recent letter of the League of California Cities to the Governor asking for tolling of all deadlines – city staffing shortages affect the efficiency of their work. We request that the City toll and extend its deadlines for public comment period on all environmental documents, including the Notices of Exemption for the Projects, until after the COVID-19 crisis is contained and the Governor lifts stay-at-home orders.

### III. LACK OF MEANINGFUL OPPORTUNITY FOR PUBLIC PARTICIPATION PARTICULARLY FOR COVID-19 REASONS.

The City cannot approve the Projects or Notices of Exemption or related findings because it cannot make a finding that those are consistent with the City’s General Plan, as the City has not duly circulated the documents for the public to review and comment upon.

Further, the City may not be able to satisfy the public participation requirement under Cal. Gov’t Code § 65351, which provides: “During the preparation or amendment of the general plan, the planning agency shall provide opportunities for the involvement of citizens, public agencies, public utility companies, and civic, education, and other community groups, through public hearings and any other means the city or county deems appropriate.”

To the extent that the Projects, specifically, the General Plan amendments, are also interrelated with and being piecemealed from the IBEC project and its DEIR, the Projects will unavoidably facilitate or be used in furtherance of the IBEC project. In turn, the City may not rely on Categorical Exemptions to approve the Projects because doing so would facilitate the IBEC project, which project will have significant, unmitigable impacts. In other words, the use of Categorical Exemptions is facially improper because the Projects are being used to facilitate and expedite approval of the IBEC project and its DEIR. Accordingly, the approval of the instant Projects will cause or contribute to direct or
indirect physical impacts to the environment. Piecemealing the Projects out of the IBEC project and its review is independently a violation of CEQA.

IV. **THE PROPOSED LAND USE AND ENVIRONMENTAL JUSTICE ELEMENTS ARE INTERRELATED WITH THE IBEC PROJECT AND THEREFORE ARE ILLEGALLY PIECEMEALED FROM IT.**

These rushed proposed General Plan amendments come at a time when the Clippers IBEC project is being processed and promoted. The IBEC project itself requires zoning changes and amendments to the General Plan’s Land Use Element.

The IBEC project has been severely criticized for its 42 environmental adverse impacts, including GHG emissions by bringing in millions of cars, causing severe traffic impacts, and adversely impacting the disadvantaged community of Inglewood, including their health and safety.

The IBEC project has been criticized for its conflicts with environmental justice principles.

Therefore, it appears that the City’s efforts to amend the General Plan and include Land Use Element Amendments and the Adoption of an Environmental Justice Element on such a rushed basis, without adequate process for the public, and with zero environmental review in an obvious effort to piecemeal this issue away from where it should be analyzed as part of the IBEC project CEQA review, aims to further the IBEC project without properly and timely disclosing that purpose to the public.

V. **THE LAND USE ELEMENT AMENDMENT MAY NOT BE ADOPTED DUE TO LACK OF A CIRCULATED DOCUMENT FOR PUBLIC REVIEW AND COMMENT.**

The draft Land Use Element amendment was not available online or was not locatable in a place on the City’s website that the public would easily or logically identify. Therefore, it was impossible for the public to see the amendments to be able meaningfully to comment on them. The proposed amendments may not be adopted on this additional ground.
VI. **CEQA EXEMPTIONS ARE INAPPLICABLE FOR THE GENERAL PLAN AMENDMENTS AND THE CITY HAS NOT MET ITS BURDEN TO INVOKE THE EXEMPTION.**

The City’s invoked Exemptions for the proposed Projects - i.e., general plan amendments and adoption of the elements – are in error. Pursuant to the Notices, the City invokes Categorical Exemptions under CEQA Guidelines Sections 15061(b)(3) and 15060(c)(2), by claiming a “common sense” exemption.

Guidelines Section 15061(b)(3) reads:

“(3) The activity is covered by the general rule that CEQA applies only to projects which have the potential for causing a significant effect on the environment. Where it can be seen with **certainty** that there is no possibility that the activity in question may have a significant effect on the environment, the activity is not subject to CEQA.” (Emphasis added.)

Based on the quoted language, CEQA requires certainty that there is no possibility that the activity in question may have a significant effect on the environment. There cannot be such certainty where the proposal is to “clarify” the densities in the Land Use Element, where the draft Land Use Element amendment was never properly circulated to the public, and where – in the case of the common sense exemption – it is the duty and burden of the agency to prove with certainty that the Projects will have no environmental impacts.

Moreover, to the extent the Projects here are interrelated to the IBEC project and facilitate it or its components, as clearly appears to be the case, the Projects may not invoke any common sense exemption at all.

The Projects cannot be approved using categorical exemptions since it is impossible for the City to demonstrate the “certainty” of no potential environmental impacts. Exemptions from CEQA’s requirements are to be construed narrowly in order to further CEQA’s goals of environmental protection. See Azusa Land Reclamation Co. v. Main San Gabriel Basin Watermaster (1997) 52 Cal.App.4th 1165, 1220. Projects may be exempted from CEQA only when it is indisputably clear that the cited exemption applies. See Save Our Carmel River v. Monterey Peninsula Water Management Dist. (2006) 141 Cal.App.4th 677, 697.
VII. CONCLUSION.

We respectfully request that the City cancel the Planning Commission of April 13, 2020 related to the Projects, duly circulate the draft amendments to the public for public comment, conduct meaningful environmental review, including as part of a recirculated IBEC project Draft EIR, and not further process the subject Projects as stand-alone approvals, much less based upon categorical exemptions under CEQA.

Very truly yours,

/s/ Robert Silverstein

ROBERT P. SILVERSTEIN
FOR
THE SILVERSTEIN LAW FIRM, APC

RPS:vl
The direction of outbound truck trips would be determined by the destination of the truck, especially during demolition when trucks would be transporting demolition materials to recycling facilities or landfills. Outbound trucks hauling construction trash would be traveling to Gardena, metal iron and scrap would be transported to Los Angeles, and concrete and asphalt would be transported to Irwindale.

**Construction Employment**

Construction-related jobs generated by the Proposed Project would likely be filled by employees within the construction industry within the City of Inglewood and the greater Los Angeles County region. Construction industry jobs generally have no regular place of business and many construction workers are highly specialized (i.e., crane operators, steel workers, masons, etc.). Thus, construction workers commute to job sites throughout the region that may change several times a year dictated by the demand for their specific skills. The work requirements of most construction projects are also highly specialized and workers are employed on a job site only as long as their skills are needed to complete a particular phase of the construction process.

During construction activities, there would be a minimum of 35 construction workers on the Project Site at any one time, with a maximum number of 1,175 construction workers on the Project Site at any one time. Throughout Project construction, the number of construction workers on site would ebb and flow to match the intensity of each stage of construction.

**2.6 Actions**

Implementation of the Proposed Project is anticipated to require, but may not be limited to, the following actions by the City of Inglewood:

- Certification of the EIR to determine that the EIR was completed in compliance with the requirements of CEQA, that the decision-making body has reviewed and considered the information in the EIR, and that the EIR reflects the independent judgment of the City of Inglewood.
- Adoption of a Mitigation Monitoring and Reporting Plan, which specifies the methods for monitoring mitigation measures required to eliminate or reduce the Proposed Project’s significant effects on the environment.
- Adoption of CEQA findings of fact, and for any environmental impacts determined to be significant and unavoidable, a Statement of Overriding Considerations.
- Approval of amendments to the General Plan’s Land Use and Circulation Elements, with conforming map and text changes to reflect the plan for the Proposed Project, including:
  - Redesignation of certain properties in the Land Use Element from Commercial to Industrial;
  - Addition of specific reference to integrated sports and entertainment facilities and related and ancillary uses on properties in the Industrial land use designation text;
  - Updating Circulation Element maps and text to reflect vacation of portions of West 101st Street and West 102nd Street and to show the location of the Proposed Project; and
2. Project Description

- Updating Safety Element map to reflect the relocation of the municipal water well and related infrastructure.

- Approval of a Specific Plan Amendment to the Inglewood International Business Park Specific Plan to exclude properties within the Project Site from the Specific Plan Area.

- Approval of amendments to Chapter 12 and Chapter 5 of the Inglewood Municipal Code, including:
  - Text amendments to create an overlay zone establishing development standards including standards for height, setbacks and lot size, permitted uses, signage regulations, noise regulations, parking regulations, public art requirements, site plan and design review processes, and other land use controls; and
  - Conforming Zoning Map amendments applying the overlay zone to the Project Site or portions thereof.

- Approval of the vacation of portions of West 101st Street and West 102nd Street, and adoption of findings in connection with that approval.

- Approval of right-of-way to encroach on City streets.

- Approval of a Disposition and Development Agreement (DDA) by the City of Inglewood governing terms of disposition and development of property.

- Approval of a Development Agreement (DA) addressing community benefits, vesting entitlements for the Proposed Project, and establishing IBEC Project-specific Design Guidelines to address certain design elements, including building orientation, massing, design and materials, plaza treatments, landscaping and lighting design, parking and loading design, pedestrian circulation, signage and graphics, walls, fences and screening, and similar elements.

- Approval of subdivision map(s) or lot line adjustments to consolidate properties and/or adjust property boundaries within the Project Site.

- Approval of conditions of approval with respect to the requirements of Assembly Bill 987.

- Approval of any other conditions of approval deemed necessary and appropriate by the City.

- Any additional actions or permits deemed necessary to implement the Proposed Project, including demolition, grading, foundation, and building permits, any permits or approvals required for extended construction hours, tree removal permits, and other additional ministerial actions, permits, or approvals from the City of Inglewood that may be required.

Additionally, if the project applicant is unable to acquire privately-owned, non-residential parcels within the Project Site, the City, in its sole discretion, may consider the use of eminent domain to acquire any such parcels, subject to applicable law, and the imposition of adequate controls necessary to ensure that the public purpose and use for which they were acquired are protected.

In addition to approvals by the City of Inglewood, approvals or actions by other agencies or entities would include, but not be limited to, the following:

- Determination of consistency with the LAX Airport Land Use Plan by the Los Angeles County Airport Land Use Commission.
2. Project Description

- Issuance of permits to allow for municipal water well relocation by the Los Angeles County Department of Public Health.
- Review of the Proposed Project by the FAA under 14 Code of Federal Regulations Part 77 for issuance of a Determination of No Hazard.

Additional approvals or permits may also be required from federal, State, regional, or local agencies, including but not limited to the following:

- Los Angeles Regional Water Quality Control Board;
- South Coast Air Quality Management District;
- Los Angeles County Fire Department;
- Los Angeles County Metro; and
- California Department of Transportation.
EXHIBIT A

TEXT AMENDMENTS TO
THE INGLEWOOD GENERAL PLAN

Added text is shown in **bold underline**; removed text is shown in **bold strikethrough**.

Section 1.

Land Use Element “Section II – Statement of Objectives” for “Industrial” in Subsection D on pages 7 through 8 is amended to read as follows:

D. Industrial

- Provide a diversified industrial base for the City. Continue to improve the existing industrial districts by upgrading the necessary infrastructure and by eliminating incompatible and/or blighted uses through the redevelopment process.

- Continue the redevelopment of Inglewood by promoting the expansion of existing industrial firms and actively seek the addition of new firms that are environmentally non-polluting.

- Increase the industrial employment opportunities for the city’s residents.

- **Promote the development of sports and entertainment facilities and related uses on underutilized land, in appropriate locations, creating economic development and employment opportunities for the City’s residents.**

Land Use Element “Section VI – Future Land Uses” for “Industrial Land Use” in Subsection C on pages 71 through 74 is amended to read as follows:

C. Industrial Land Use

Usually there are three factors involved in the location of industrial land: infrastructure, compatibility of use, and proximity to an adequate labor force.

[intervening text intentionally omitted]

Industry should be compatible with surrounding land uses. Compact industrial locations
such as an "industrial park" place industries adjacent to other industries, thereby minimizing conflict with residential and commercial areas. In some cases, industrial uses may be placed where residential or commercial land uses are not desirable, such as the area which is under the eastern end of the flight path of Los Angeles International Airport. The Element proposes that the area in the City of Inglewood generally bounded by Crenshaw on the east, La Cienega on the west, Century on the north and 104th Street on the south be designated as industrial from the present residential and commercial. This area is an extremely undesirable location for residential usage because it is severely impacted by jet aircraft noise. The area should be developed with industrial park, commercial, and/or office park uses, and/or sports and entertainment facilities, and related uses, utilizing planned assembly district guidelines, or, in the case of sports and entertainment facilities and related uses, project-specific design guidelines in lieu of the planned assembly district guidelines, to insure both the quality of the development and to encourage its compatibility with surrounding uses.

[intervening text intentionally omitted]

Those industrial areas which front along major arterials such as La Cienega, Florence, or Century will likely be developed for industrial/commercial/office uses, or sports and entertainment facilities and related uses.

[intervening text intentionally omitted]

As the construction of the Century Freeway along the City’s southern boundary progresses, the highly noise impacted area between Century and 104th which is west of Crenshaw should be recycled from its present residential uses to more appropriate industrial/commercial/office uses, or sports and entertainment facilities and related uses. Irrespective of market forces, the City must promote and assist in upgrading of existing industrial uses.

Section 2.

Circulation Element Section on “Street Classification Collectors” (within “Part Two – Circulation Plan” in Subpart 4 on pages 20 through 21) is amended to read as follows:
4. COLLECTORS.

35. 102nd Street (east of Prairie Avenue)
36. 104th Street
37. 108th Street (Prairie Avenue to Crenshaw Boulevard)

Circulation Element Section on “Traffic Generators” within “Part Two – Circulation Plan” on page 22 is amended to read as follows:

Certain facilities or areas in and near Inglewood can be identified as being the destination of significant numbers of vehicles:

[Nos. 1 – 7 intentionally omitted]

8. Inglewood Basketball and Entertainment Center. The sports and entertainment arena can accommodate approximately 18,500 patrons, and includes parking serving the arena and related uses for approximately 4,125 vehicles, in addition to complementary transportation and circulation facilities.

Circulation Element Section on “Truck Routes” within “Part Two – Circulation Plan” on page 28 is amended to read as follows:

The purpose of designated truck routes is to restrict heavy weight vehicles to streets constructed to carry such weight, in addition to keeping large vehicles--with their potentially annoying levels of noise, vibration and fumes--from residential neighborhoods. With the exception of two routes, all designated truck routes are along arterial streets. One exception is East Hyde Park Boulevard and Hyde Park Place which have street widths too narrow to be classified an arterial route but which serve various small light manufacturing and heavy commercial businesses located in northeast Inglewood. The second exception is 102nd Street.
(between Prairie-Doty Avenue and Yukon Avenue) which serves the new manufacturing and air freight businesses being developed in the Century Redevelopment Project area.
EXHIBIT B-1

MAP AMENDMENT TO THE LAND USE ELEMENT
OF THE INGLEWOOD GENERAL PLAN

Land Use Element “Land Use Map” is amended in its entirety (as depicted below) to show that certain ___-acre area located adjacent to S. Prairie Avenue, just south of W. Century Boulevard, comprised of Parcels ______ [insert APNs] to be designated as “Industrial”.

Land Use Element “Land Use Map”

[image of amended map]
EXHIBIT B-2

MAP AMENDMENTS TO THE CIRCULATION ELEMENT
OF THE INGLEWOOD GENERAL PLAN

Section 1.

The Circulation Element “Street Classification” Map on page 17 is amended in its entirety (as depicted below) to remove the vacated portions of 101st and 102nd Streets as follows:

[image of amended map]

Section 2.

The Circulation Element “Traffic Generators” Map on page 23 is amended in its entirety (as depicted below) to add the location of the Project site as follows:

[image of amended map]

Section 3.

The Circulation Element “Designated Truck Routes” Map on page 29 is amended in its entirety (as depicted below) to remove the vacated portion of 102nd Street as follows:

[image of amended map]
EXHIBIT B-3

MAP AMENDMENT TO THE SAFETY ELEMENT
OF THE INGLEWOOD GENERAL PLAN

Safety Element Water Distribution System Map on page 37 is supplemented (as depicted below) to show the relocation of a water well and accompanying pipelines as follows:

[image of supplemental map]
units necessitating the construction of replacement housing elsewhere. Therefore, this impact is considered less than significant.

**Indirect Displacement**

Several comments on the Notice of Preparation requested that the City consider the potential for the Proposed Project to indirectly cause displacement of housing and residents as a result of it causing the process of gentrification. The City undertook a study to determine if there is evidence to suggest that gentrification and indirect housing displacement are foreseeable socioeconomic effects pursuant to development of the Proposed Project (see Appendix S).

As described above, in general CEQA does not require analysis of socioeconomic issues such as gentrification, displacement, environmental justice, or effects on “community character.” The CEQA Guidelines state, however, that while the economic or social effects of a project are not appropriately treated as significant effects on the environment, it is proper for an EIR to examine potential links from a Proposed Project to physical effects as a result of anticipated economic or social changes.

Gentrification is a widely studied and discussed process. Although there is no single definition for the term, the process of gentrification is commonly perceived to be an influx of new, higher-income residents, into a traditionally low-income neighborhood. Displacement has been defined as the process that occurs “when any household is forced to move from its residence by conditions that affect the dwelling or immediate surroundings, and which:

1. Are beyond the household’s reasonable ability to control or prevent;
2. Occur despite the household’s having met all previously-imposed conditions of occupancy; and
3. Make continued occupancy by that household impossible, hazardous or unaffordable.”

Academic studies conclude that the process of gentrification frequently has both positive and negative effects depending on specific neighborhood characteristics. These studies also show that the link between the process of gentrification and the displacement of existing residents is tenuous and difficult to demonstrate.

In considering the potential for gentrification and displacement effects associated with the Proposed Project, it is notable that a series of land use changes have been occurring in Inglewood, set in motion as many as 10 years ago in 2009. Some of these changes, especially the HPSP and Transit Oriented Development plans, are indicative of City expectations and desires for growth and new development. These plans and investments have been pursued because they are perceived as having an overall benefit on the City. There is a concern that such plans and investments may result in

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23 For additional discussion related to growth-inducing effects or urban decay, refer to Chapter 4, Other CEQA Required Considerations.
EXHIBIT 5
Agenda Center

View current agendas and minutes for all boards and commissions. Previous years' agendas and minutes can be found in the Document Center. Adobe Reader may be required to view some documents.

Advisory Committee for Naming or Renaming a Public Facility

Feb (February) 19, 2020 — Posted Feb (February) 14, 2020 6:59 PM
Advisory Committee Agenda

Arts Commission

Dec (December) 18, 2019
December 2019

Nov (November) 20, 2019
November 20, 2019

Oct (October) 16, 2019
October 2019

Sep (September) 18, 2019
September 18, 2019

Aug (August) 15, 2019
August 15, 2019
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### Citizen Police Oversight Commission

**Agenda**

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### City Council

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**Parking & Traffic Commission**

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Inglewood seeks to improve air quality, housing -

Los Angeles Wave, founded in 1912, the leading source of weekly local news, entertainment, business, style and sports news.

Inglewood seeks to improve air quality, housing
INGLEWOOD – Affordable housing, good air quality and better transportation options are among the focal points in a new city initiative designed to improve the quality of life for local residents into the 21st century.

The program is designed to improve the future of the city and its residents by ensuring that new development and major city initiatives address key areas such as health, housing, air quality and transportation, officials said.

The new initiative will become part of an environmental justice element in the city’s master plan, officials said.

The city’s general plan has not been updated since a wave of development swept into Inglewood following the announcement of the multi-billion dollar L.A. Rams and Chargers Stadium and Entertainment District at Hollywood Park and the proposed Los Angeles Clippers Arena next to the recently renovated Forum.

“When they made the general plan last time, they didn’t have these things in mind. The goals were much more modest,” Mayor James T. Butts Jr. said. “We as a community have much greater aspirations and we will also not let anyone determine how big we can be. We will determine that.”

For Inglewood resident Julie LaBeach, the new focus is well timed. As an Inglewood renter, LaBeach said she was recently hit with a proposed rent increase of more than 100 percent.

“I’ve lived in Inglewood for 20 years. I work nearby... and we don’t want to leave, we like it here,” LaBeach said.

LaBeach was one of a handful of residents whose rent more than doubled before Butts intervened — when the increase went viral online — and negotiated the increase down to a 30 percent.

“I am so thankful that the mayor has taken notice,” LaBeach said.

The goal of environmental justice is to provide equal access to a healthy environment for all residents of a community. Officials say they are committed to developing policies and programs that positively affect environments where city residents live, work and play.

http://wavenewspapers.com/inglewood-seeks-to-improve-air-quality-housing/
Residents attended a public workshop recently wherein they discussed how environmental justice affects Inglewood. After nearly an hour of brainstorming, residents agreed that more affordable housing for working class residents and not just low-income housing should be the city's top priority.

Other residents suggested launching a weekly farmer’s market to increase access to healthy food options. Others suggested that city officials start a text alert program intended to improve community engagement.

City planners said the environmental justice program will set goals, policies and objectives to ensure that new development and major initiatives take a diversity of opinions into account and consider the effect of minority and disadvantaged populations.

Officials said they will continue to meet with residents and conduct social media outreach to get more public input before preparing a final environmental justice element draft this summer.

“We’re very proud of what we’re doing [and] we’re very proud of the community support that we have because we can’t do this alone,” said Councilman Alex Padilla, who represents Inglewood’s 2nd district.

LaBeach said she’s pleased that the city is reaching out to residents, but said she believes environmental justice comes down to one thing: protecting the people.

“My number one concern is rent control,” she said. “We’re very proud of this city. We want to stay here. We want to benefit from the fruits of the improvements that are obviously coming.”
City of Inglewood
General Plan
Environmental Justice Element

April 2020
City of Inglewood
General Plan
Environmental Justice Element

City Council
James T. Butts, Jr., Mayor
George W. Dotson, Councilmember District 1
Alex Padilla, Councilmember District 2
Eloy Morales, Jr., Councilmember District 3
Ralph L. Franklin, Councilmember District 4

Planning Commission
Larry Springs, Chairperson
Patricia Patrick, Commissioner District 1
David Rice, Commissioner District 2
Aide Trejo, Commissioner District 3
Terry Coleman, Commissioner District 4

City Staff
Artie Fields, City Manager
Christopher E. Jackson, Sr., Economic & Community Development Director
Mindala Wilcox, Planning Manager
Fred Jackson, Senior Planner

Consultants
Civic Solutions
T&T Public Relations
Document All Stars
Environmental Justice Element

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City of Inglewood General Plan
Section I: Introduction

The State of California defines Environmental Justice as “the fair treatment of people of all races, cultures, and incomes with respect to the development, adoption, implementation, and enforcement of environmental laws, regulations, and policies” (California Government Code §65040.12.e). In practice, environmental justice seeks to minimize pollution and its effects on all communities, including disadvantaged communities, and ensure that residents have a say in decisions that affect their quality of life.

In 2016, the State of California passed Senate Bill 1000 (SB 1000) requiring cities and counties to address environmental justice in their general plans – their master plans for how the community will grow and develop over time. Cities and counties may choose to adopt a separate standalone Environmental Justice Element or address environmental policies throughout the General Plan. The City of Inglewood has decided to proactively adopt an Environmental Justice Element ahead of state-mandated deadlines to address important land use and equity issues throughout the City. The Element includes a comprehensive set of goals and policies aimed at increasing the influence of target populations in the public decision-making process and reducing their exposure to environmental hazards. The Element will be used by the Inglewood City Council and the Planning Commission, other boards, commissions and agencies, developers, and the public in planning for the physical development of the City. As a General Plan element, the Environmental Justice Element is closely linked to the remainder of the General Plan and carries equal weight with the other General Plan elements.

But other than being required by state law, why should we plan for environmental justice? As outlined in the SB 1000 Implementation Toolkit (2017), planning for environmental justice can help correct some of the negative impacts that years of planning and environmental policies have had on disadvantaged communities.
Also, as environmental justice and land use planning are closely related, it is important to consider equity issues when planning for the future growth and development of the City. And finally, environmental justice-based planning can help position the City to receive federal, state, and philanthropic resources that in turn can be used to benefit disadvantaged communities.

Public input was critical to the development of this Environmental Justice Element. The City conducted several outreach sessions to gain public input on environmental justice issues in the City and how they should be addressed. On January 17, 2019, a Community Workshop was conducted with more than 40 residents and other interested stakeholders in attendance. Additional input was provided at two Focus Group meetings conducted in English and Spanish on February 26, 2019. Participants provided valuable discussion on a variety of environmental equity topics including responses on the following key questions:

1. What would help disadvantaged persons in the City of Inglewood get engaged in the public decision-making process?
2. What areas of the City have pollution and how could they be improved?
3. What barriers to mobility exist in the City and how could these be improved?
4. Is affordable and healthy food readily available? If not, how could it be improved?
5. What are the major issues regarding safe and affordable housing in the City?
6. What public facilities and programs are needed in underserved areas of the City?

Further input was received through the City’s website and at booths set up at the 2019 Martin Luther King Jr. Celebration and the 2019 Earth Day Festival. Appendices A and B include notes from the Workshop and Focus Group meetings.

The pages that follow provide a background on what environmental justice is, a summary of equity issues in the City of Inglewood, and the City’s goals and policies related to achieving environmental justice.
Section II: Background

A. Environmental Justice

As outlined in Section I, environmental justice relates to the fair treatment of all people with respect to environmental laws, regulations, and policies. Environmental justice has also been described as the right for people to live, work, and play in a community free of environmental hazards. According to the U.S. EPA, environmental justice can be achieved when people have: 1) equal access to the public decision-making process, and 2) equal protection from environmental hazards. Access to the public decision-making process relates to whether all residents are aware of, and know how to participate in, decisions that affect their environment, such as a City Council hearing on a new industrial plant. Some members of the community may be very familiar with how to find out when an issue of importance will be considered by the City Council and how to present their opinions to the Council. However, other residents might not be aware how the City Council operates or know how to present their opinions. There may also be other barriers to their participation, such as not being fluent in English, or needing childcare to attend a City Council meeting at night. Environmental justice seeks to “level the playing field” and allow all members of the community to participate in decisions that affect their environment.

The second objective to achieving environmental justice involves everyone having the same level of protection from environmental hazards. In many communities, there are areas that have a clean environment and high quality of life compared to other areas that may face environmental pollution and lack beneficial resources, such as parks and sidewalks. The second types of areas are often occupied by low-income residents who may lack resources and the ability to influence their environment. These areas are called “disadvantaged communities” and are required to be addressed in the general plan.

B. Disadvantaged Communities

According to the California Environmental Protection Agency (CalEPA), disadvantaged communities are those disproportionately burdened by multiple sources of pollution and with population characteristics that make them more sensitive to pollution. As a result, they are more likely to suffer from a lower quality of life and increased health problems than more affluent areas. Because disadvantaged communities are often subject to disproportionate environmental burdens, SB 1000 requires that a city or county general plan include all of the following.

A. Objectives and policies to reduce the unique or compounded health risks in disadvantaged communities by means that include, but are not limited to, the reduction of pollution exposure including the improvement of air quality, and the promotion of public facilities, food access, safe and sanitary homes, and physical activity. (Goals and Policies Sections 2, 3, 4 & 6)

B. Objectives and policies to promote civil engagement in the public decision-making process. (Goals and Policies Section 1)

C. Objectives and policies that prioritize improvements and programs that address the needs of disadvantaged communities. (Goals and Policies Sections 3 & 6)
Disadvantaged communities are eligible for state funding through the Cap-and-Trade Program, which limits emissions by major industries that contribute to greenhouse gas emissions and enables them to buy and sell allowances for emitting small amounts of pollution. State proceeds from the Cap-and-Trade Program are then used to fund California Climate Investments, an initiative that works to further reduce greenhouse gas emissions around the state. Two state laws, Senate Bill 535 (the California Global Warming Solutions Act of 2012) and Assembly Bill 1550 (the Greenhouse Gases Investment Plan of 2016) require that 25% of California Climate Investments be directed to disadvantaged communities with an additional 10% dedicated to low-income areas. Some of the proceeds go to benefit the public health, quality of life and economic opportunities of disadvantaged and low-income communities while other funding is directed to reduce pollution overall. Funding can be used for a variety of investments including affordable housing, public transportation and environmental restoration.

To identify disadvantaged communities within a city or county, CalEPA encourages the use of the CalEnviroScreen 3.0 Model. CalEnviroScreen is a computer-mapping tool published by the Office of Environmental Health Hazard Assessment (OEHHA) that identifies communities that are most affected by pollution and are especially vulnerable to its adverse effects. CalEnviroScreen uses several factors, called “indicators” that have been shown to determine whether a community is disadvantaged and disproportionately affected by pollution. These indicators fall into two main categories labeled “pollution burden” and “population characteristics.” Pollution burden indicators include exposure indicators that measure different types of pollution that residents may be exposed to, and the proximity of environmental hazards to a community. Population characteristics represent characteristics of the community that can make them more susceptible to environmental hazards. A summary of the CalEnviroScreen indicators and how they relate to environmental justice is outlined in Table 1.

Table 1 CalEnviroScreen 3.0 Environmental Justice Factors (Indicators)

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<td>Exposure to hazardous substances can cause and/or worsen certain health conditions. Children, the sick and elderly are particularly vulnerable to the effects of pollution.</td>
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<td>• Air Quality – Fine Particulate Matter (PM2.5)</td>
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<td>• Pesticide Use</td>
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<td>• Toxic Releases from Facilities</td>
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<td>• Traffic Density</td>
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<td>• Cleanup Sites</td>
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<td>• Impaired Water Bodies</td>
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<td>• Solid Waste Sites and Facilities</td>
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<tr>
<td>Population Characteristics</td>
<td>• Educational Attainment</td>
<td>People with lower income levels, educational attainment and fluency in English tend live in areas that are more affected by air pollution and other environmental toxins. In addition, certain health conditions may be caused or worsened by toxins in the environment.</td>
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<tr>
<td></td>
<td>• Housing Burden</td>
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<td>• Linguistic Isolation</td>
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Source: CalEPA/OEHHA, CalEnviroScreen 3.0
Using data from a variety of sources, CalEnviroScreen 3.0 ranks census tracts for each of the indicators outlined above and converts these scores to percentiles that can be compared with other areas throughout the state. The combined CalEnviroScreen map for the City of Inglewood is outlined in Figure 1. CalEnviroScreen ranks several census tracts in the City of Inglewood in the top 25% of census tracts in California with the highest pollution burden and socioeconomic vulnerabilities. Census tracts in the City of Inglewood range in percentile from 49% to 98% with a City average of 79%. Lower scores tend to be located in the northern and eastern limits of the community, while higher scores are located to the west, southwest, and south. While some of the numbers and the City average may be at the higher end of the range, it is important to note that Inglewood is not unique in the region. Many other cities in the metropolitan Los Angeles area and the South Bay have a similar pollution burden and vulnerability because they have similar conditions to Inglewood. The important point is to acknowledge the factors that influence environmental justice and take proactive measures to address them.

CalEPA also uses CalEnviroScreen 3.0 to map disadvantaged communities under SB 535. Disadvantaged communities include those census tracts with CalEnviroScreen percentiles of 75% to 100% compared to other areas of the state. Figure 2 illustrates the census tracts in Inglewood that had a CalEnviroScreen score of 75% or above in 2019 and thus are considered disadvantaged by the state.

As shown on Figure 2, much of the City of Inglewood is considered disadvantaged based on the City’s combined CalEnviroScreen 3.0 scores. As a result, much of the City of Inglewood is eligible for the state’s SB 535 and AB 1550 set aside funding, which can be used for projects that benefit these communities.

CalEnviroScreen 3.0 is a useful tool to document and illustrate environmental equity issues in a given area. However, as conditions change over time, users are encouraged to utilize the latest maps and data available at the time. In addition, OEHHA periodically provides new updates to the model that further improve the science behind the model and can contain new and/or refined environmental justice indicators. The CalEnviroScreen website can be found at https://oehha.ca.gov/calenviroscreen.
Figure 1  CalEnviroScreen 3.0 Map, Inglewood, 2018
Figure 2  SB 535 Disadvantaged Communities, Inglewood, 2018

Source: EPA/OEHHHA, CalEnviroScreen 3.0
Section III: Environmental Justice Issues in the City of Inglewood

As outlined in Section II, the burden of pollution is not equally shared. Minority and low-income populations often face a greater exposure to pollution and may also experience a greater response to pollution. The paragraphs below outline the primary sources of pollution affecting the City of Inglewood. In addition, they address housing affordability and displacement, which are also related to environmental justice. Finally, they outline some of the population characteristics that make the areas particularly vulnerable to pollution in the environment.

A. Population Characteristics

As previously identified, certain population characteristics can make an area more vulnerable to the negative effects of pollution. The paragraphs below describe some of the population characteristics in the City of Inglewood related to environmental justice.

Ethnicity/Race

In 2018, the City of Inglewood had a population of 113,559, representing 1.1% of the population of the County of Los Angeles. The City is a majority-minority area, meaning that one or more racial and/or ethnic minorities make up a majority of the population. In 2018, Hispanic and Latino residents made up 51.4% of the population and Black residents made up 40.9% of the population. Between 2000 and 2018, the City’s share of Hispanic and Latino residents increased from 46.0% to 51.4%, while the share of Black residents decreased from 46.4% to 40.9%. Figure 3 below illustrates the racial and ethnic breakdown of the City in 2018.

Figure 3 Inglewood Race/Ethnicity, 2018

Source: SCAG, Profile of the City of Inglewood, 2019
Linguistic Isolation

Linguistic isolation refers to people and households who do not speak English at home and/or do not speak English very well. Linguistically isolated residents may have difficulty accessing daily activities, social services, and health care. As such, they may not get the care and services they need, which may result in poorer health outcomes. In addition, linguistically isolated households may not hear or understand emergency announcements and thus may suffer negative consequences as a result. According to the American Community Survey (2017), 22.7% of Inglewood residents over age 5 speak English less than very well and are considered linguistically isolated.

Income/Poverty Levels

Income levels are an important socioeconomic factor related to environmental justice, because poor communities are more likely to be exposed to pollution. In addition, poor communities tend to be more susceptible to environmental pollution and suffer from greater health effects. In 2018, the median household income in the City of Inglewood was $46,389, which is below the median household income of Los Angeles County of $61,015. In addition, 20% of households fell below the poverty level in 2017 (U.S. Census Bureau). The poverty level is determined by the U.S. Census Bureau and varies based on household size. For a family of four on an annual basis, the 2017 federal poverty level was $24,600.

Unemployment

Rates of unemployment also contribute to whether a community is disadvantaged in terms of environmental justice. According to OEHHA, adults without jobs may lack health care and insurance, and poor health can make it harder to find a job and stay employed. In addition, poor health can be a source of financial and emotional stress, which in turn can cause or worsen health conditions. In 2017, the unemployment rate in the City of Inglewood was 6.4% (Los Angeles Almanac, 2017).

Educational Attainment

Educational attainment measures the highest level of education that an individual has completed. For the purposes of environmental justice, people with more educational attainment tend to have better health, live longer, and live in areas that are less affected by air pollution and other environmental toxins (OEHHA). In the City of Inglewood, 74.4% of the population 25 years of age or older have a high school diploma or equivalent, and 19.2% have a bachelor’s degree or higher. Figure 4 below provides a summary of educational attainment in the City of Inglewood.

Figure 4  Educational Attainment in Inglewood (2013-2017)

<table>
<thead>
<tr>
<th>Level</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 9th grade</td>
<td>20.6%</td>
</tr>
<tr>
<td>9th to 12th grade, no diploma</td>
<td>12.8%</td>
</tr>
<tr>
<td>High school graduation or equivalent</td>
<td>31.1%</td>
</tr>
<tr>
<td>Some college, no degree</td>
<td>17.4%</td>
</tr>
<tr>
<td>Associate’s degree</td>
<td>10.0%</td>
</tr>
<tr>
<td>Bachelor’s degree</td>
<td>8.8%</td>
</tr>
<tr>
<td>Graduate or professional degree</td>
<td>1.2%</td>
</tr>
</tbody>
</table>

Source: American Community Survey, 2013-2017
Housing Burden

According to SCAG, there were 37,018 total households in the City of Inglewood in 2018. Housing burden relates to households severely burdened by housing costs and is one of the factors used to identify disadvantaged communities in the City of Inglewood. Households experiencing severe housing burden include low-income households that spend over 50% of their household income on housing and utilities (CalEnviroScreen 3.0). Spending a greater amount on housing means that these households have fewer resources available for non-housing goods and may suffer from “housing-induced poverty.” According to the Community Health Profile prepared by Los Angeles, 30% of households in the City of Inglewood experienced a severe housing burden from 2011-2015.

Sensitive Populations

The CalEnviroScreen 3.0 Sensitive Population Indicators include rates of asthma, heart disease, and low birth weight infants. Asthma can be triggered or worsened by air pollution, and people with asthma may be more prone to other respiratory diseases, such as the flu and pneumonia. Similarly, people with heart disease may be particularly sensitive to pollution, which may worsen cardiovascular conditions. Finally, low birth weight infants are those who weigh 5.5 pounds or less at birth. Low birth weight has been linked to disadvantaged communities where pollution levels may be higher and health care may not be readily available. In addition, low birth weight infants may be more susceptible to other health and developmental conditions later in life. Rates for asthma, heart disease, and low birth weight infants in the City of Inglewood and Los Angeles County are outlined below.

Figure 5  Sensitive Populations in Inglewood and Los Angeles County

![Chart](chart.png)

Source: SCAG, Profile Report of the City of Inglewood, 2019

Source: Los Angeles County, City and Community Health Profiles, Inglewood, June 2018
B. Pollution Exposure

Air Quality

Air quality is an important environmental justice issue under SB 1000. Poor air quality can contribute to serious health problems including respiratory issues, worsening of asthma and cardiovascular disease, hospitalization and even premature death (California Air Resources Board, 2016). Disadvantaged communities are often disproportionately subjected to adverse air quality due to proximity to pollution generators such as industrial plants and freeways, and are also more likely to have underlying medical conditions that may be worsened by pollution.

The City of Inglewood is located in the South Coast Air Basin. The primary source of air pollution in the basin is mobile source emissions from cars and trucks traveling on local freeways and roadways. Levels of air pollution in the air basin have improved over the past few decades, primarily due to stricter emissions standards and cleaner fuels. However, the basin still remains one of the nation’s most polluted. In 2018, the basin was in nonattainment for Ozone (1-hour and 8-hour), Particulate Matter (PM$_{10}$ and PM$_{2.5}$), and Lead, meaning that the basin did not meet federal and/or state standards for those pollutants (SCAG, 2016). Fuel combustion associated with motor vehicles, planes and ships is one of the primary sources of pollution in the basin.

Although air quality is generally regarded as a regional issue, there are also local contributors to air pollution in and near the City of Inglewood. The City straddles a portion of Interstate 405 (I-405) and borders Interstate 105 (I-105), both of which carry more than 250,000 vehicles per day in the vicinity of Inglewood. In addition, the City includes several major arterial roads, including Manchester Boulevard, La Cienega Boulevard, and Century Boulevard, which also carry high volumes of daily traffic. As outlined in the California Air Resources Handbook, higher levels of air pollution are present in proximity to high traffic roadways and can cause negative health effects within about 1,000 feet. In addition to vehicular air pollution, airplanes landing at Los Angeles International Airport fly over Inglewood and may be contributing to adverse air pollution in the City. A study published in the American Chemical Society’s Environmental Science and Technology Journal (2014) found higher pollution levels within 9 square miles of the airport compared to other parts of Los Angeles.

Despite the presence of air pollution in the City, there are reasons to be optimistic. A greater awareness and emphasis on the health effects of various forms of pollution have led to more and improved rules and laws governing standards, emissions, and containment. In addition, and as outlined in the 2016 South Coast Air Quality Management Plan, improved technology continues to reduce pollution levels in the area.

Noise

Noise consists of unwanted or disturbing sounds. The U.S. Department of Housing and Urban Development (HUD) establishes noise standards to “protect citizens against excessive noise in their communities and places of residence.” For residential areas, exterior noise levels are considered generally acceptable if they do not exceed a 65-decibel day-night average sound level (dB DNL). Interior residential noise levels should generally not exceed 45 dB DNL.

The City of Inglewood is affected by two primary sources of noise: airport operations and vehicular traffic. In terms of airport noise, two of the Los Angeles International Airport’s landing paths travel directly over the City of Inglewood generating sound that affects area residents. For the past several decades the Federal
Environmental Justice

Airport Administration (FAA) and Los Angeles International Airports have given the City over $400 million to purchase, demolish, or soundproof hundreds of homes. As of September 2019, 7,690 homes have been soundproofed. Soundproofing generally includes the installation of solid-core wood doors, double pane windows, as well as the installation of new air conditioning and heating systems. The City’s Residential Sound Insulation Department administers these efforts. In addition, residents are encouraged to contact Los Angeles World Airports Noise Management to report excessive aircraft noise, short turns, low flying and after hour arrivals (midnight - 6:30 a.m.).

Roadways also increase levels of noise pollution within the City of Inglewood. In general, higher traffic volumes, higher speeds, and a higher percentage of trucks increase noise generated from a roadway. According to the Federal Highway Administration, highway noise levels may cause a noise problem for residents within approximately 500 feet from a highway, and the same is true within approximately 100 to 200 feet from less traveled roadways. Many homes in the City of Inglewood are located in close proximity to I-405, I-105, and other roadways that fall within these limits and may be affected by roadway noise.

Other Sources of Pollution

Based on CalEnviroScreen 3.0, the City of Inglewood has relatively low (good) percentile scores related to Drinking Water Contaminants, Pesticide Use, Clean-up Sites, Groundwater Threats, Hazardous Waste Generators and Facilities, Impaired Water Bodies and Solid Waste Sites and Facilities. This means that these pollutants are not a major source of concern in the City of Inglewood. However, the City has a combined Toxic Releases from Facilities percentile of 76, which means that it scores 76% higher for this indicator than other areas throughout California. This indicator is based on the U.S. Toxics Release Inventory (TRI), which tracks the management of certain toxic chemicals that can adversely affect health and the environment. Certain industries must report how each chemical is managed and/or released into the environment. The TRI data do not provide information on the public’s exposure to these chemicals; rather, it reflects concentrations of modeled chemicals in the air over time. Due to the vast number of facilities using the identified chemicals throughout the metropolitan Los Angeles area, percentiles for this indicator are relatively high throughout the region.

C. Housing Affordability and Displacement

Housing displacement can occur when affordable housing is demolished to make way for new development and when communities with lower property values are converted into communities with higher values. Displacement can have positive and negative effects. Positive effects occur when physical and economic infrastructure improves the community as a whole, while negative outcomes occur when affordable housing is lost or unaffordable. Displacement is an environmental justice issue in that disadvantaged populations are particularly vulnerable and more likely to suffer its negative effects.

During the Community Workshop and Focus Group Meetings on the Environmental Justice Element in January and February of 2019, several residents indicated concern that rising property values and rents were forcing low-income and working class residents out of the community. However, in March 2019 the City of Inglewood adopted a Housing Protection Initiative to regulate rent increases and just cause evictions for certain covered residential rental units. Initially adopted as an interim emergency ordinance and later made permanent, the Initiative caps rent increases and provides relocation assistance for “no-fault” evictions.
Section IV: Goals and Policies

As the City’s master plan for growth and development, the Inglewood General Plan is a broad policy document that sets forward how the City should evolve over time. It contains several elements, or chapters, that provide direction for land use and development decisions. Each element includes goals and policies related to specific topic areas. Goals are general statements outlining the City’s values or intent for particular topics and are open-ended visionary expressions. Policies are statements that help guide the City’s actions.

The Inglewood General Plan Environmental Justice Element sets forward goals and policies related to ensuring environmental justice in the City, particularly for disadvantaged communities. In adopting the Environmental Justice Element, the City has made a significant step forward in ensuring that decisions related to land use and development are made in an equitable manner and take into consideration the health and well-being of our most vulnerable populations.

The pages below outline the City’s vision for key environmental justice topic areas. Each section includes an introduction to the topic, outlines key issues, and reviews the City of Inglewood’s goals and policies related to that subject. The following topics are addressed:

1: Meaningful Public Engagement
2: Land Use and the Environment
3: Mobility and Active Living
4: Access to Healthy Food
5: Healthy and Affordable Housing
6: Public Facilities

1: Meaningful Public Engagement

The involvement of the public in decisions that affect their environment and quality of life is critical to any discussion of environmental justice. Residents and other stakeholders need to be aware of actions undertaken in a City that may have a lasting effect on them. In many cities, a small number of people are engaged in the City decision-making process with a large number not participating, because they were unaware of the issues, or lack the skills or abilities to be involved in a meaningful way. Environmental justice seeks to promote fairness in the public decision-making process by ensuring that all people, regardless of race, ethnicity, income, national origin or educational level, are informed and have the opportunity to express their viewpoints and influence environmental decisions.

As outlined in Section II, much of the City of Inglewood is considered disadvantaged due to a variety of socioeconomic and environmental factors. Disadvantaged populations are often disproportionately under-
represented in the decision-making process. Capacity building addresses the obstacles that some populations face in fully participating in decisions about environmental health. Disadvantaged populations in particular often lack the ability to effectively participate in environmental policy decisions. Some of the strategies available to build capacity include providing training to enable populations to access critical information and technical assistance to provide the skills to participate effectively.

During the Community Workshop and Focus Group meetings held on the Environmental Justice Element, residents were asked how the City can help disadvantaged persons become more engaged in the public decision-making process. Residents suggested a variety of methods including direct outreach, more and better use of technology and social media applications, as well as providing childcare at public hearings and other community events. Residents also indicated that greater effort should be made to involve the youth in civic affairs through outreach at schools, libraries, and colleges and other venues.

The City of Inglewood is committed to ensuring that all persons have the opportunity to participate in decisions that affect their environment, have their concerns considered in the process, and have the ability to influence decision making. In addition, the City is committed to taking appropriate actions to involve those affected by decisions. The City’s overarching goal for Meaningful Public Engagement is as follows.

**Goal:** Residents and stakeholders who are aware of, and effectively participate in, decisions that affect their environment and quality of life.

**Policies**

**Governance**

- **EJ-1.1** Ensure that all City activities are conducted in a fair, predictable, and transparent manner.
- **EJ-1.2** Provide for clear development standards, rules and procedures consistent with the General Plan and the City’s vision for its future.
- **EJ-1.3** Conduct open meetings on issues affecting land use and the environment.
- **EJ-1.4** Proactively engage the community in planning decisions that affect their health and well-being.
- **EJ-1.5** Prioritize decisions that provide long-term community benefits.
- **EJ-1.6** Periodically evaluate the City’s progress in involving the broader community in decisions affecting the environment and quality of life.
- **EJ-1.7** Coordinate outreach efforts between City Departments to avoid duplication and ensure that Inglewood community stakeholders receive notification and information.
- **EJ-1.8** Educate decision makers and the public on principles of environmental justice.

**Participation and Collaboration**

- **EJ-1.9** Promote capacity-building efforts to educate and involve traditionally underrepresented populations in the public decision-making process.
- **EJ-1.10** Be aware of, and take measures to address, cultural considerations affecting involvement in the public realm.
- **EJ-1.11** Conduct broad outreach on public hearings that affect the environment in languages used by the community.
- **EJ-1.12** Inform the public on decisions that affect their environment using multiple communication methods, including traditional and online forms of communication.
EJ-1.13 Provide written notices and other announcements regarding key land use and development issues in English and Spanish where feasible. For all other materials, note that verbal translation assistance is available.

EJ-1.14 Offer interpretation services at key meetings and workshops on issues affecting the environment.

EJ-1.15 Consider offering childcare at key meetings and workshops on environmental issues affecting entire neighborhoods and the City as a whole.

EJ-1.16 Consider varying the time and date of key meetings and workshops, or holding multiple meetings and workshops, in order to ensure broad participation.

EJ-1.17 Seek feedback on public decisions through traditional and online forms of communication, such as website, email, mobile phone apps, online forums, and podcasts.

EJ-1.18 Partner with community-based organizations that have relationships, trust, and cultural competency with target communities to outreach on local initiatives and issues.

2: Land Use and the Environment

The key to quality of life is the ability to live in a healthful environment with clean air, potable water, nutritious food, and a safe place to live. However, the urban environment often brings environmental perils that can adversely affect our health. Environmental pollution has a major effect on the healthfulness of a community. Exposure to pollution occurs when people come into contact with contaminated air, food, water and soil, as well as incompatible noise levels. While it is important to reduce pollution in the environment for all residents, disadvantaged populations have traditionally borne a greater pollution burden than other communities. Likewise, sensitive populations within and around disadvantaged communities are more vulnerable to the effect of pollution than other populations.

During public meetings on the Environmental Justice Element, residents identified air pollution in general and noise associated with Los Angeles International Airport as being the most critical pollution issues facing Inglewood today. Other issues identified included air pollution caused by motor vehicles, dust emissions from construction sites, a proliferation of trash in the neighborhoods, and light pollution from digital signs. The City seeks to reduce the pollution burden faced by disadvantaged population and all sectors of the community as outlined in the following goal:
Goal: The community’s exposure to pollution in the environment is minimized through sound planning and public decision making.

Policies

General Environmental Health

EJ-2.1 Incorporate compliance with state and federal environmental regulations in project approvals.
EJ-2.2 Work with other agencies to minimize exposure to air pollution and other hazards in the environment.
EJ-2.3 Ensure compliance with rules regarding remediation of contaminated sites prior to occupancy of new development.
EJ-2.4 Create land use patterns and public amenities that encourage people to walk, bicycle and use public transit.
EJ-2.5 Concentrate medium to high density residential development in mixed-use and commercial zones that can be served by transit.
EJ-2.6 Ensure that zoning and other development regulations require adequate buffering between residential and industrial land uses.
EJ-2.7 Regularly update IMC Chapter 12 Transportation Demand Management requirements to reflect current transportation technologies in support of alternative modes of transportation.
EJ-2.8 Encourage new development to reduce vehicle miles traveled to reduce pollutant emissions.
EJ-2.9 Work with the South Coast Air Quality Management District (SCAQMD), the Los Angeles International Airport (LAX) and other appropriate agencies to monitor and improve air quality in the City of Inglewood.
EJ-2.10 Implement and periodically update the City’s Energy and Climate Action Plan to improve air quality and reduce greenhouse gas emissions.
EJ-2.11 Continue to enforce the City’s Noise Ordinance to ensure compliance with noise standards.
EJ-2.12 Place adequate conditions on large construction projects to ensure they do not create noise, dust or other impacts on the community to the extent feasible.
EJ-2.13 Continue to reduce pollution entering the storm drain system through the incorporation of best management practices.
EJ-2.14 Encourage smoke-free workplaces, multifamily housing, parks and other community spaces in order to reduce exposure to second-hand smoke.

Residential Uses and Other Sensitive Receptors

EJ-2.15 Ensure that new development with sensitive uses minimizes potential health risks.
EJ-2.16 Ensure that new development with sensitive land uses is buffered from stationary sources and mitigated from non-stationary sources of pollution.
EJ-2.17 Require that proposals for new sensitive land uses minimize exposure to unhealthful air and other toxins through setbacks, barriers and other measures.
EJ-2.18 Work with the Inglewood Unified School District to minimize environmental hazards in and around educational facilities.
EJ-2.19 Educate residential property owners to retrofit their residential properties affected by adverse air quality or other toxins with air filters, ventilation systems, landscaping and/or other measures.
Industrial and Commercial Facilities

EJ-2.20 Work with significant stationary pollutant generators to minimize the generation of pollution through all available technologies.

EJ-2.21 Consider the effects on sensitive populations when building new roads, designating City-wide truck routes and siting industrial stationary sources.

EJ-2.22 Work with industry to reduce emissions through the use of all available technologies.

EJ-2.23 Work with companies that generate stationary source emissions to relocate or incorporate measures and techniques to reduce emissions.

EJ-2.24 Encourage the use of low emission vehicles in City and transit fleets.

EJ-2.25 Periodically review the City’s truck routes to ensure they adequately direct trucks away from residential areas and other areas with sensitive receptors.

EJ-2.26 Ensure that truck-dependent commercial and industrial uses incorporate the latest technologies to reduce diesel emissions.

EJ-2.27 Enforce the state’s 5-minute maximum idling limitation for sleeper diesel trucks and trucks with a gross vehicle weight rating over 10,000 pounds.

3: Mobility and Active Living

Opportunities for physical activity are critical for bringing equity to disadvantaged communities. The built environment plays a large role in determining whether communities have opportunities for physical activity, which in turn have an extremely large impact on health. People can develop a range of health issues without places to walk, play, and exercise, and disadvantaged communities can be impacted by fewer public investments in such facilities and infrastructure. This means there are often less opportunities for formal and informal recreation. A high level of physical activity in a community is directly related to the built environment through having places that encourage walking, biking and other forms of exercise such as parks, trails, open space, urban green spaces, and active transportation networks. Increased mobility options, green spaces, and recreational facilities will provide critical links and opportunities for active living in Inglewood.

At the Community Workshop and Focus Group Meetings held during the preparation of this Element, Inglewood residents noted that while the City is improving in bicycle and pedestrian friendly infrastructure, there is a need for far more safe places and to bike and walk. Residents identified concerns regarding bicycle lanes due to the close proximity of heavy, faster moving traffic, and in certain areas of the City sidewalks are torn up from tree roots and other damage, and in some areas, particularly on the east side of the City, there is a lack of sidewalks. More investment is needed in pedestrian and bicycle infrastructure. Implementation of the City of Inglewood’s First/Last Mile Plan (2019) and Active Transportation & Safe Routes to School Plan will provide a bike boulevard and the addition of more bicycle lanes citywide where there is adequate right-of-way space.
In addition, residents identified a lack of public facilities and parks for athletics, including baseball/softball fields, track fields and other active recreational facilities. Many go outside the community to access active recreation and play fields. According to the Inglewood Health Profile prepared by Los Angeles County in 2018, Inglewood’s available recreational space is less than one acre per 1,000 residents, which is far less than Los Angeles County, which is 8.10 acres per 1,000 residents. The best performing community in Los Angeles County provides over 50 acres of recreational space per 1,000 residents. The stark difference plays a critical role in the health and wellness of Inglewood’s residents, and the City will continue to explore active recreation opportunities within the City, including the acquisition of additional property for parks, open space, and recreation centers, as well as joint use opportunities with schools.

Finally, urban greening can significantly contribute to the promotion of physical activity through the beautification of existing streets, trails, and walkways, and through new infrastructure, such as community gardens. Separate from traditional recreational facilities, urban green spaces allow areas for informal and formal recreation. Urban greening also has environmental benefits by reducing heat absorption, providing storm water management, and improving air quality. There are community-based planning efforts that have occurred and are underway that identify specific corridors in Inglewood for increased tree canopy and specific sites in the City for passive open spaces and community gardens. Increasing partnerships with these community groups and making these planning efforts part of the City’s implementation priorities will further urban greening in Inglewood.

Goal: A community that promotes physical activity and opportunities for active living.

Policies

Access and Connectivity

EJ-3.1 Support walking and bicycling by encouraging Complete Streets (bike lanes, traffic-calming measures, sidewalks separated from the roadway with tree planted landscaping), where feasible in the right-of-way, particularly in neighborhoods, Downtown, in transit-oriented districts.

EJ-3.2 Facilitate pedestrian and bicycle access to parks and open space through infrastructure investments and improvements.

EJ-3.3 Partner with the Inglewood Unified School District and non-profit organizations to improve access to bicycles, helmets, and related equipment for lower income families.

EJ-3.4 Require the provision of on-site bicycle facilities in new large-scale development projects.

EJ-3.5 Partner with transit agencies to ensure that parks and recreational facilities are accessible to low-income and minority populations.

EJ-3.6 Provide safe, interesting and convenient environments for pedestrians and bicyclists, including inviting and adequately lit streetscapes, networks of trails, paths and parks and open spaces located near residences, to encourage regular exercise and reduce vehicular emissions.

EJ-3.7 Encourage new specific plans and development projects be designed to promote pedestrian movement through direct, safe, and pleasant routes that connect destinations inside and outside the plan or project area.

EJ-3.8 Support implementation of the City’s Active Transportation Plan to create a network of safe, accessible and appealing pedestrian and bicycle facilities and environments.
EJ-3.9 Employ appropriate traffic calming measures in areas where pedestrian travel is desirable but is unappealing due to traffic conditions.

Urban Greening
EJ-3.10 Identify and implement specific green infrastructure projects in Inglewood.
EJ-3.11 Encourage the planting of street trees and other landscaping in the public right-of-way and other public spaces.
EJ-3.12 Identify vacant lots and underutilized public land that can be used for neighborhood-run community gardens.

**4: Access to Healthy Food**

**Goal:** Healthy, affordable and culturally appropriate food is readily available to all members of the community.

To ensure the health and well-being of a community, it is essential that all community members have access to healthy food. This means having proximity and ability to travel to a food source that offers affordable, nutritionally adequate, and culturally appropriate food. Ensuring adequate food access is challenging in many communities in California. Low-income areas often lack supermarkets with a large selection of healthy foods. As a result, many residents in California, including Inglewood, do not have access to nutritional foods, which in turn exacerbates public health challenges.

During the outreach conducted as part of the planning process for this Element, members of the Inglewood community communicated their thoughts and concerns about food access. Participants felt that healthy and affordable food was not easily accessible in Inglewood—it exists but is not easily found. Many regularly travel to neighboring cities (Manhattan Beach, Westchester, Torrance, and Culver City) to get to a market they like. There are areas of the City, particularly in the east side of the City, that lack markets or grocers with fresh produce. According to the Inglewood Health Profile prepared by Los Angeles County in 2018, only 64% of residents live close to a grocery store (within one-half mile or less). Workshop participants explained that there are some small, local grocers who provide fresh food with organic options, but they are not well known, nor well-advertised. Others expressed that fresh food options are simply not affordable, which further facilitates residents’ choices to eat at the abundance of low-cost fast food restaurants in the community. Overall, there is a need for more affordable, fresh food within convenient walking distance to the residents of Inglewood. Participants feel that the City is lacking in grocery
stores that offer healthy choices, including organic and non-GMO food, and markets that accept CalFresh and EBT cards.

For several years, a monthly certified Farmers Market was held in Downtown Inglewood on Market Street and Manchester Boulevard that was organized and facilitated by a community organization and the City of Inglewood. This market closed in 2017. Many residents expressed the need for a local farmers market similar to those in Torrance and Culver City. Local farmers’ markets provide fresh produce to community residents, support small farmers, serve as community gathering places, and revitalize community centers and downtown areas. Local governments can promote healthy eating and active living in their communities by supporting local farmers’ markets. Land use policies and supportive regulations can help create opportunities for one or more farmers’ markets to return to Inglewood and ensure their long-term viability. In an effort to further facilitate farmers markets, in 2013 the City adopted a code amendment to allow farmers markets in the Civic Center zone, by right.

Goal: Healthy, affordable and culturally appropriate food is readily available to all members of the community.

Policies

Affordable and Nutritious Food

- **EJ-4.1** Address whether zoning allows providers of fresh produce (grocery stores, farmers markets, produce stands) to locate within three-quarters of a mile of all residences in the City.

- **EJ-4.2** Encourage the development of healthy food establishments in areas with a high concentration of fast food establishments, convenience stores, and liquor stores. For example, through updated Zoning regulations, tailor use requirements to encourage quality, sit down restaurants, in areas that lack them.

- **EJ-4.3** Encourage healthy food options at all municipal buildings and at City events where food is made available by the City.

- **EJ-4.4** Maximize multimodal access to fresh food by encouraging grocery stores, healthy corner stores, and outdoor markets at key transit nodes and within new transit-oriented development projects.

- **EJ-4.5** Allow farmers’ markets to operate in the City where appropriate.

- **EJ-4.6** Encourage existing liquor stores, convenience stores, and ethnic markets located in or within one-half mile of residences to stock fresh produce and other healthy foods.

- **EJ-4.7** Promote the use of food assistance programs at farmers’ markets.

- **EJ-4.8** Further study and address the location and amount of fast food restaurants in the City and develop land use regulations that limit fast food retailers where there is an overabundance.

- **EJ-4.9** Promote city-wide messaging about healthy eating habits and food choices.

- **EJ-4.10** Review applications for off-sale alcohol licenses to ensure that over concentrations of off-sale alcohol do not occur in or near residential areas.
Urban Agriculture

EJ-4.11 Encourage and simplify the process of developing community gardens within or adjacent to neighborhoods and housing development sites.

EJ-4.12 Through updated zoning regulations, allow community gardens as an amenity in required open space areas of new multifamily and mixed-use development projects.

EJ-4.13 Explore opportunities for community-supported agriculture within the community.

EJ-4.14 Identify properties, vacant and developed, that are suitable for community gardens, and work with landowners to determine interest and availability.

EJ-4.15 Facilitate the installation of community gardens at senior centers, particularly those that provide meals to seniors.

EJ-4.16 Educate the public on how to grow and maintain a private or community edible garden.

5: Healthy and Affordable Housing

Housing affordability is a major concern for many Los Angeles County residents. Housing constitutes the single largest monthly expense for most people, and among homeowners, their homes are often their largest financial assets. Given the high cost of housing in Los Angeles County, many residents spend a sizable portion of their incomes on housing.

As outlined in Section III, the term “severe housing burden” is defined as housing expenses totaling 50% or more of monthly income, and housing burden disproportionately affects low-income individuals, renters, and disadvantaged communities. Housing burden can negatively impact health by causing significant stress and limiting the amount of money people have available to spend on other necessities, such as food, healthcare or recreation. The City of Inglewood has a history of supporting and providing affordable housing for Inglewood residents, nonetheless rental rates in Los Angeles County are continuing to rise and although the City of Inglewood still has lower rents than comparably sized cities in the region, the ability of some residents to pay is decreasing significantly. According to the Inglewood Health Profile prepared by Los Angeles County in 2018, 65% of Inglewood residents rent their homes, compared to only 56% county-wide. In addition, 30% of households in Inglewood experience a severe housing burden, which is also more than the Los Angeles County average.

At the Community Workshop and Focus Group Meetings held for this planning process, increasing rents and housing burden was the most critical issue, and residents are increasingly being priced out of Inglewood. Providing protections for low-income renters, particularly as property values and rents in Inglewood continue to increase, is a top priority for the City. As such, in 2019 the City implemented rent stabilization and just cause eviction ordinance.

The high cost of housing can also affect health by limiting housing choices for lower income residents to less healthful units. Living in poor quality housing can increase exposure to environmental hazards, such as lead, molds, and vermin. Lead exposure during childhood is a particular concern as it can adversely impact brain development.
Exposure to molds and cockroaches can worsen underlying respiratory conditions, such as asthma in children. In addition, much of the housing in Inglewood may be next to or near sources of pollution, such as the I-105 and I-405 freeways and the Los Angeles International Airport, further impacting air quality and producing high noise levels.

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**Goal:** A City with safe and sanitary housing conditions and affordable housing options.

**Policies**

**Housing Conditions**

- **EJ-5.1** Investigate incorporating a healthy homes inspection into existing code enforcement inspection procedures to identify and require remedy of pollutants.
- **EJ-5.2** Ensure new residential building and site design provides good moisture control through proper site drainage, roof drainage, natural ventilation (and mechanical where necessary), and sound plumbing systems.
- **EJ-5.3** Identify funding for education and remediation of lead and other housing hazards to benefit low-income families.
- **EJ-5.4** In addition to the requirements of the Building Code, encourage the use of green, healthy building materials that are toxin free in residential construction.
- **EJ-5.5** Raise awareness about how to minimize risks associated with lead-based paint.
- **EJ-5.6** Educate and/or provide resources for weatherization measures that can improve housing conditions and reduce mold.
- **EJ-5.7** Support collaborations between public health professionals, environmental health inspectors, and building departments to connect clients with professionals who can assess and address multiple aspects of housing that affect health and safety.
- **EJ-5.8** Promote efficient public outreach programs to enhance the rehabilitation of substandard housing.
- **EJ-5.9** Utilize federal, state, local and private funding programs offering low interest loans or grants, and private equity for the rehabilitation of rental properties for lower income households.

**Housing Affordability and Displacement**

- **EJ-5.10** Encourage the retention of rent stabilization and just cause eviction policies in the City.
- **EJ-5.11** Promote equitable transit-oriented development that includes both affordable and market rate housing.
- **EJ-5.12** Support the development of housing to meet the needs of large households.
- **EJ-5.13** Support programs to prevent against violation of tenants’ rights through education and outreach.
- **EJ-5.14** Study and assess the efficacy of a variety of additional anti-displacement strategies, and implement selected strategies, to maintain and increase the availability of affordable housing:
  - a. Inclusionary zoning – create requirements to promote the construction of affordable housing in conjunction with market-rate development.
b. No net loss of affordable housing (within one-half mile of Metro Light Rail Stations – both income restricted and existing affordable housing based on 2020 Inglewood rental levels).

c. Jobs-housing linkage fees.

d. Value capture strategies - create a fund that leverages developer fees and other fees to fund new affordable housing projects.

e. Developments dedicated to affordable and workforce housing, including limited-equity housing cooperatives, community land trusts, nonprofit-run housing, or city-owned lands that provide affordable housing.

6: Public Facilities

State law defines “public facilities” as public improvements, services and community amenities that benefit the community. They include facilities such as streets and roads, government buildings, schools, and public open space. Public improvements and programs also benefit the community and include amenities such as new development projects, recreation programs, and streetscape improvements. Public facilities are often directed to more affluent areas of the community where residents typically have a greater say in decisions that affect their environment. Disadvantaged communities have traditionally had fewer public investments in their neighborhoods, and also less access to public decision makers who decide where new facilities are placed.

At the Community Workshop and Focus Group meetings held for the Environmental Justice Element, residents indicated that there aren't enough parks, community centers and active recreation centers, particularly those that are free of charge and with restroom facilities. In fact, some residents stated they frequent community centers in nearby cities. In addition, residents addressed programming needs and identified the need for more and better youth programs, affordable daycare and mentorship programs. Finally, residents identified the need for facilities outside the direct control of the City, such as hospitals and better schools.

SB 1000 calls for cities and counties to develop policies and programs that prioritize facilities that benefit disadvantaged communities. In evaluating a new public facility, the jurisdiction should ensure it has a measurable benefit to the community and address whether it is particularly advantageous to disadvantaged communities. As such, the City of Inglewood’s goal related to Public Facilities is as follows.

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**Goal:** Adequate and equitably distributed public facilities are available in the community.

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**Policies**

- **EJ-6.1** Ensure the City provides equitable public improvements and community amenities to all areas of the City.
- **EJ-6.2** Prioritize the City’s capital improvement program to address the needs of disadvantaged communities.
- **EJ-6.3** Plan for the future public improvement and service needs of underserved communities.
- **EJ-6.4** Provide a park system that provides all residents with access to parks, community centers, sports fields, trails and other amenities.

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City of Inglewood General Plan
EJ-6.5 Acquire additional property for active recreational activities (e.g., sports fields, tracks) for use by Inglewood residents.

EJ-6.6 Provide ongoing infrastructure maintenance in existing residential neighborhoods through the capital improvement program.

EJ-6.7 Require that new development pays all applicable development fees to ensure it pays its fair share of public facilities and service costs.

EJ-6.8 Ensure that new public facilities are well designed, energy efficient and compatible with adjacent land uses.

EJ-6.9 Work with the Inglewood Unified School District to analyze joint use agreements at local schools to enable recreational fields to be used by the community after school hours.

EJ-6.10 Coordinate with the Inglewood Unified School District, transit agencies and other public agencies to provide adequate public facilities, improvements and programs to the City of Inglewood.
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World Health Organization
Group 1
Facilitator: Eneida Talleda, T&T Public Relations

1. What would help disadvantaged persons in the City of Inglewood get engaged in the public decision-making process?
   - Make presentations at Senior Centers.
   - Reach out to youth at schools and libraries.
   - Reach out better to younger generations.
   - Outreach to schools and at schools and colleges.
   - Peer-to-peer outreach and training.
   - Use technology more for communications.
   - Use Nextdoor app.
   - Put notifications in grocery stores, schools.
   - This group heard about this community meeting mostly from utility bill inserts, but also from Eye on Inglewood, City website, Nextdoor.com, Council member newsletters, and emails.

2. What areas of the City have pollution and how could this be improved?
   - Flight path is affected by diesel pollution and noise. The City needs to expand sound insulation area and adhere to time restrictions for air traffic.
   - Air pollution from traffic is bad and getting worse.
   - Low quality appliances in apartment complexes.

3. What barriers to mobility exist in the City and how could these be improved?
   - Sidewalks are torn up from tree roots and other damage.
   - Dangerous to ride bikes because of cars. Educate drivers about bicyclists on billboards.
   - Look at Disneyland for potential mobility solutions.
   - Use police trainees to enforce traffic laws and calm traffic.
   - Have a bus or shuttle system that takes residents to specific destinations.
   - Parking is constrained.
   - Carshare program (Blue LA) is a potential solution.
   - Buses in the City are not safe.
   - The City needs its own transit system.
4. Is affordable and healthy food readily available in the City of Inglewood? If not, how could it be improved?
   - Fresh food is not within convenient walking distance.
   - Fresh food options are not affordable.
   - We need a farmer's market.
   - We need to go outside Inglewood for a quality market.
   - Inglewood needs a Trader Joe's, Fresh and Easy, and/or Whole Foods Market.
   - There should be a fresh food program for schools which could feature Harvest of the Month, for example.

5. What are the major issues regarding safe and affordable housing in the City of Inglewood?
   - Rapidly increasing rent is causing people to leave, especially the younger people, they're just not staying.
   - Bring back the first-time homebuyer program and give priority to existing Inglewood residents.
   - Create a “legacy ownership” program for residents and their direct descendants/family members.
   - The City needs rent control.
   - The City needs more police patrols.
   - We need better quality appliances in multi-family apartments.
   - Wiring in the right-of-way appears dangerous.

6. What public facilities, improvements or programs are needed in underserved areas of the City?
   - Parks need improvement and more youth programs.
   - Inglewood needs more hospitals.
   - The City needs a special event information center so residents can see what's coming up and avoid high-traffic areas – website posting, hotline, app with notification to phone, etc.
   - Affordable daycare is needed.
   - The community needs a bowling alley and entertainment.
   - Trash needs clean-up. There is a lot of trash in the city.
   - We need better schools.
   - Traffic calming is needed, such as speed bumps on Kelso Street and Eucalyptus Avenue.

Group 1 Ranking of Issues:

1. Mobility
2. Pollution – including trash around the city
3. Housing
4. Public engagement and Facilities (tied)
5. Food
Group 2
Facilitator: Jean Ward, Civic Solutions

1. What would help disadvantaged persons in the City of Inglewood get engaged in the public decision-making process?
   - Getting on email lists for City Council members is best way to receive information in the City.
   - Local newspapers and Council newsletter provide a lot of information.
   - Non-profit organizations and churches also provide information.
   - As a resident, you should reach and get yourself involved.
   - Information from the City is shared well, but when the community vision does not align with the City’s, dissenting groups are not heard.
   - The City needs to do more door-to-door reaching out so people aren’t intimidated to speak up; the Council should get out into the community more.
   - The Mayor’s Facebook questionnaire (reached by a link on the City’s website) about rent increases of 25% or more is a great way to reach out. However, there were few who responded.
   - This group heard about this community meeting from Eye on Inglewood, Council member newsletters, and Uplift Inglewood.

2. What areas of the City have pollution and how could this be improved?
   - The Clipper’s arena and Forum area have a huge increase in traffic and pollution from traffic. Rents are also skyrocketing.

3. What barriers to mobility exist in the City and how could these be improved?
   - The City needs more bicycle infrastructure. It’s not very safe everywhere. More bike lanes are needed.
   - Traffic problems are a major issue to mobility in the City.

4. Is affordable and healthy food readily available in the City of Inglewood? If not, how could it be improved?
   - No concerns with access to healthy food.

5. What are the major issues regarding safe and affordable housing in the City of Inglewood?
   - The City needs rent control. People are unaware of their rights as renters.
   - Rent control is a huge issue citywide, but speculation arounds the Rams stadium is a major problem with corporate buyouts of apartment buildings and rents increasing by over 100%.
   - The City needs policies in place to stop corporate speculation.
   - This issue of housing and rent stabilization will change the face of Inglewood and we need an ordinance to cap rent increases.
   - People are leaving Inglewood due to rent increases.
   - Because of the housing issue, people in Inglewood have less and less disposable income, and are therefore spending less money on food, recreation, doctors, exercise, etc., which dramatically affects their health.
   - Overcrowding is also an issue, and there is an increase in the spread of diseases due to overcrowding.
   - Rents are increasing the most near the stadium.
   - Developers of new projects needs to pay their fair share, including providing low income housing in new projects and providing other community amenities and benefits.
   - The City needs to stand up for just-cause eviction and invest in more affordable housing.
6. *What public facilities, improvements or programs are needed in underserved areas of the City?*

- The community needs a mentorship program for inner-city youth. This program would focus on study skills, making good life choices, entrepreneurship, provide field trips to other communities to expand ideas and see other ways of living. This could be provided through the City’s Parks and Recreation Department. People are ready to start these programs.
- Gangs are still part of this community. More youth diversion programs are needed. The Social Justice Learning Institute (SJLI) has such programs, but more are needed.
- The City should require large development projects to fund these programs through community development agreements.
- Many public facilities in the community are “pay to play”. Community centers are free to residents, but there is no free track for youth track groups. The community needs a track, more active recreational facilities, and more community centers.
- The senior centers in the City are good, as well as transportation for seniors (shuttles, etc.).
- The City needs to create a position for a “Healthy Fitness Commissioner,” who could oversee new programs.

**Group 2 Ranking of Issues:**
1. Housing – Rent control
2. Facilities and Programs – Recreational facilities, especially a running track, a mentorship programs for inner-city youth, and a Healthy Fitness Commissioner
3. Pollution – Traffic, especially near the major improvements (i.e., Forum and stadium)
4. Mobility – More bike lanes and connections are needed
Group 3
Facilitator: Phyllis Tucker, T&T Public Relations

1. What would help disadvantaged persons in the City of Inglewood get engaged in the public decision-making process?
   - Get more information to people on how they can get engaged – commissions, utility bill inserts.
   - Create more access points and go to where people are.
   - Provide child care for disadvantaged, such as opening the library while parents are at meetings.
   - Offer giveaways such as incentives, prizes, food, etc.
   - Go to the people instead of them coming to you, such as going out to community centers and making announcement in local churches.
   - Work through school districts and organizations that work with students and children.
   - Work with senior centers and places that work with seniors.

2. What areas of the City have pollution and how could this be improved?
   - Incentivize block clubs to get involved in clean up in their neighborhoods.
   - Increase in tourism is likely to result in more trash and exacerbate noise and traffic.
   - The City needs stronger enforcement or better regulations governing where pets are allowed to be. For example, allowing pets to sit in shopping carts in the supermarket is unhealthy and could lead to serious health concerns for other people.
   - We need increased greenspace and more access to open space, such as parks, more trees, etc.
   - The airport is a major source of pollution with the noise and jet exhaust, which causes paint on cars to peel.
   - Noise is an environmental problem for people who have kids. It interrupts sleep patterns and makes people angry.
   - The City needs more trash cans. There is trash and litter at bus stops.
   - Retail owners (supermarkets, restaurants, etc.) need to clean up and provide more landscaping and trash bins. There should be more code enforcement.

3. What barriers to mobility exist in the City and how could these be improved?
   - We need more public transportation and a greater reliance on public transit (shuttle, metro).
   - The City needs to double down on “First/Last Mile” strategies and provide more access to transit (bus and rail), encourage walking and fewer car trips.
   - Everything costs money and transportation in all forms is too costly. Government doesn’t always have money; however, funds are available through cap and trade and grants that are earmarked for transit.
   - Automobile drivers do not like bicycles and this is a disincentive for bike riding. Drivers make it dangerous for bicyclists to use the road. The City needs to invest in bike infrastructure.
   - Choices are limited for making basic decisions about getting from place to place such as what mode of transportation to take for daily activities, availability of options, convenience, routes, wait times. If a person wanted to walk or take transit to the grocery store, it would be a huge inconvenience because of cost and time.
   - Many streets are not walkable. Crosswalks are limited and can be dangerous to cross, uneven sidewalks need repair, and cars go way too fast.
4. Is affordable and healthy food readily available in the City of Inglewood? If not, how could it be improved?
   - There is a need to increase programs like Meals on Wheels.
   - We should have more community gardens, rooftop and urban gardens.
   - Educate the public on what we can do, such as how to grow and maintain a community garden.
   - Educate people about health risks such as diabetes, that they are more likely to incur due to poor eating habits.
   - More funds should be dedicated to promoting more events similar to what the Social Justice Learning Institute (SJLI) is doing.
   - The City needs more grocery stores that offer choices, including organic and non-GMO food, and that accept CalFresh and EBT cards.
   - The City needs more choices of food and grocery stores overall.

5. What are the major issues regarding safe and affordable housing in the City of Inglewood?
   - There is too little affordable housing.
   - Low income families are being pushed out through gentrification.
   - The City needs more safe shelters for the homeless population.
   - The City needs rent control.
   - Without affordable housing and rent control, the homeless population increases.

6. What public facilities, improvements or programs are needed in underserved areas of the City?
   - We need more community centers like the Inglewood Senior Center, and something for every demographic.
   - We need more youth facilities in every district.
   - The City needs improved police facilities.
   - We need better trash pickup.
   - The City needs more parking.

Group 3 Ranking of Issues:
1. Pollution
2. Safe and affordable housing
3. Barriers to mobility, affordability and healthy food, public facilities (tied)
4. Engagement
Group 4
Facilitator: Mary Wright, Civic Solutions

1. What would help disadvantaged persons in the City of Inglewood get engaged in the public decision-making process?
   - Not having to work two jobs.
   - The majority of disadvantaged people don’t have seat at table.
   - 200 Block Clubs – present information to Block Club – they share information.
   - Block captains have meetings in districts – all districts should have them.
   - District 4 formed a separate group. Neighborhood association (her Block Club just has a few apartments in it but the neighborhood association does well and they share information) (Century Heights).
   - Council “Town Hall Meetings“ are good.
   - Use social media for engagement.
   - Want other vehicles to get it out – want central location so all are clued in to what’s going on. City needs to take responsibility to do this.
   - The City should do Public Service Announcements (PSAs) on digital billboards, and publish in the newspaper too.
   - City Council meetings are now on video to watch on the computer.
   - City Council meetings not conducive to public input. The time for speakers is short and they don’t input into City business.
   - This group heard about this community meeting from water bill inserts, district newsletter, and Inglewood news on Facebook.

2. What areas of the City have pollution and how could this be improved?
   - There is pollution around the stadium. There is dust from the stadium and watering doesn’t work. The Air Quality Management District (AQMD) needs to conduct a site visit.
   - Good Neighborhood Program – a couple areas around stadium construction site are given resources to clean homes/cars but it’s limited.
   - There should be gift cards for local residents to buy air filters, get car washes, and get the vents cleaned.
   - There is also dust from Metro construction and are cracks in buildings from Metro construction.
   - Apartments in South Inglewood, which is mostly apartments, have smaller setbacks and less landscaping.
   - There is noise pollution from the airport.
   - Air pollution going to get worse from extra traffic from events at the new venues.
   - The Playa Vista development will incur traffic and decrease air quality too.

3. What barriers to mobility exist in the City and how could these be improved?
   - Major changes in infrastructure are needed for bicycle and pedestrian improvements.
   - The City needs more bicycle infrastructure, curb cuts, etc.
   - There should be areas where no cars are allowed, such as Market Street.
   - We want electrical scooters and rental bikes. The City should proactively allow scooters.
   - There are State restrictions on biofuels (vegetable oil). The City should take the lead and lessen restrictions for personal use.
• There are few curb cuts for bike, strollers, and wheelchairs.
• There is a lack of sidewalks from La Tijera Boulevard to Sepulveda Boulevard, and no sidewalk by 7-Eleven.
• You can’t walk to the Hendry Metro stop (Crenshaw line southwest bound).
• There needs to be a way to the airport (three-quarters of a mile are not connected but a people mover is coming).

4. **Is affordable and healthy food readily available in the City of Inglewood? If not, how could it be improved?**
   • Food access is better in the last ten years, but it could be better.
   • Inglewood lost the farmer’s market, and we want a new one (maybe at Market Street or at the Forum).
   • People like Torrance and Culver City farmers markets.
   • Farmers markets need community support!
   • Have community gardens at places such as Hyde Park Library and La Tijera School.
   • We don’t have CO-OP community garden, and have to be careful about soils for community gardens as there was a lot of former oil.
   • 63% of people in Inglewood live in apartments, and should have access to crates for community gardens.

5. **What are the major issues regarding safe and affordable housing in the City of Inglewood?**
   • Rents are too high!
   • The City needs rent control.
   • Rents (residential and business) are increasing exponentially.
   • Property values and rents are going up, and incrementally added taxes add up.
   • Lots of investors are buying up buildings on the same block.
   • A lot of owners are fixing up their places for Airbnb, but Inglewood just implemented new restrictions.
   • Rentals should be earthquake safe and have other safety measures; many apartments need to standard.

6. **What public facilities, improvements or programs are needed in underserved areas of the City?**
   • District 4 has no community room.
   • Inglewood needs a community center (people go to the Carson or Lawndale community centers).
   • We do not have enough libraries and community centers.
   • The amphitheater was upgraded, but it needs shade.
   • The Fox Theatre should be renovated. The owner is holding off for the best offer.
   • The City needs to support and help the homeless. Do we have winter shelters? There are a lot of homeless at Darby Park and the police keep order.
   • Public safety is important too!
Group 4 Ranking of Issues:

1. Affordable housing
2. Pollution – Dust from stadium and Metro creating problems
3. Mobility – Make rail accessible and provide infrastructure for biking and walking and street calming
4. Community engagement – Use billboards to get the word out; we keep meeting and nothing gets done
5. Public facilities – Need more green places and a greening plan
6. Healthy food – Bring back a farmer’s market
Group 5
Facilitator: Wanda Flagg, T&T Public Relations

1. **What would help disadvantaged persons in the City of Inglewood get engaged in the public decision-making process?**
   - Need real job training programs as well as financial literacy training for youth and families.
   - The community is uniformed and misinformed. The City should do better to disseminate information.
   - The majority of the City is renters, but information doesn’t flow to renters as it does to property owners in utility bills.
   - Inglewood renters can access information on Eye on Inglewood, if they are set up on Facebook.
   - Sources of information are also Inglewood Today magazine and City text alerts if residents know how to sign up for them.
   - There should be mobile council meetings and civics lessons taught in schools.
   - There needs to be community benefit agreements for all large corporations that do business in Inglewood – “fee” not tax on every ticket or a “good neighbor agreement”.

2. **What areas of the City have pollution and how could this be improved?**
   - Expand the noise pollution abatement program to the north and south of current area
   - There is air pollution and overabundance of particulates from the airport.
   - Need vehicle emissions solutions and better ways to get across the City – maybe electric trams on main corridors.
   - There is light pollution and digital distractions. New over-sized billboards are not good additions.
   - Knowledge of trash collection rules/practices is a serious issue in neighborhoods with large numbers of apartment complexes, especially for large item pick-up.
   - Screens on storm drains are not cleared causing water and debris to back up.

3. **What barriers to mobility exist in the City and how could these be improved?**
   - Poor street conditions – a lot of pot holes cause damage to cars and lead to traffic accidents.
   - There is a lack of lighting and issues with visibility and safety.
   - Parking restrictions need to be enforced.
   - There needs to be better traffic flow management, especially during construction and events.
   - The City needs sidewalk improvements for pedestrians, such as repairs due to tree roots.
   - The City needs low cost and low/no emissions transportation in all areas, not just downtown.
   - The City needs better and repainted parking spaces.
   - There needs to be sensitivity to wheelchair access.

4. **Is affordable and healthy food readily available in the City of Inglewood? If not, how could it be improved?**
   - Healthy and affordable food is not easily available.
   - We need a community garden with a farmer’s market attached.
   - The City should encourage health conscious food establishments (locally owned if possible).
   - There are areas of the City that don’t have markets – we need markets in every district and better access to fresh produce.
   - Encourage minority-owned businesses to join forces to establish a co-op with City incentives (from “good neighbor policy”).
   - Have area restaurants conduct cooking classes and teach life skills.
5. **What are the major issues regarding safe and affordable housing in the City of Inglewood?**
   - There is not enough affordable housing for working-class residents, who are not low income.
   - The City needs rent stabilization. We need to look out for “Mom & Pop” landlords, not outside influencers.
   - Promote affordable housing and development with new product to incentivize rent stabilization (both residential and commercial).
   - Diversify the housing stock to give people stepping stones to ownership.
   - Expand current TOD housing so TOD is not specific to one corridor and develop incentives.
   - Make sure new development is in sync with the aesthetics of the area.
   - Starting with corporate buyers, City must establish a quantity of units required to be affordable.
   - Better parking is needed overall.
   - First-time homeowners’ program for long-time residents are needed.

6. **What public facilities, improvements or programs are needed in underserved areas of the City?**
   - Youth engagement programs and community centers are needed, as existed in years past.
   - There are no softball programs for girls!
   - Professional teams should be required to adopt schools.
   - All the playing fields at city parks need to be redone and improved (lighting, etc.).
   - Teachers and counselors at in IUSD deserve/need equitable pay
   - There should be etiquette and self-esteem programs.
   - Pocket parks with bathroom facilities are needed.
   - Council meetings should be in the evening only, with mobile meetings in neighborhoods.
   - Reinstall the mobile assistance program (tires, battery jump).
   - What is the long-term plan for expansion of LAX?
   - Establish a performing arts venue and programs.
   - Educate the communities through outreach on civic engagement and opportunities.
   - We should have more movies in the park.
   - Engage more residents in communal activities, i.e. working together on the City of Inglewood Rose Parade Float.
   - We need free Wi-Fi citywide.
   - With new hotel development, establish hospitality training so residents can be equipped to fill those new jobs.

**Group 5 Ranking of Issues:**
1. Housing
2. Public Facilities and Programs
3. Other issues tied
Appendix B

City of Inglewood
Environmental Justice Element
Focus Groups Summary Report

Meeting Notes

February 26, 2019
Inglewood City Hall, 1st Floor Community Meeting Room
Focus Group 1 – English-language Group | 4:00 – 6:00 PM
Facilitator: Phyllis Tucker, T&T Public Relations

Participants:

<table>
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<tr>
<th>Name</th>
<th>Rent or Own</th>
<th>Years in Inglewood</th>
<th>Inglewood District</th>
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General Questions
7. What changes have you seen in your community over the past 5 or 10 years? How about just the last 2 years?
   • More dogs (more dog feces on streets), more trash on street.
   • A lot more wildlife – possums, raccoons, coyotes.
   • A lot more parking issues. Before you could park anywhere and now lots of people living in their cars on the streets.
   • A lot more homeless people.
   • Wildlife coming from all of the construction and tearing down of buildings.
   • Crime issue has gone down in District 2. Close to Don Lee Farms (food production). They are good about working with neighbors about adjacency issues – improvements with trees, lights, safety issues.
   • One of the changes is a result of personal involvement in the community and neighborhood.
   • Get to know your Council members.
   • A lot more cars on the residential blocks. Everyone parks on the street. Parking is really bad. Nobody uses their garages.
Why are there so many 99 cent stores? Why does Inglewood have only crummy stores instead of nice stores? More and more bad stores have been coming. There is no nice market. Retail development is less desirable in Inglewood.

Once the stadium is built, there are going to be nice stores and a nice hotel.

Folks need dollar stores but still would like to have nice stores as well.

Fixing the streets has improved, but a lot more traffic coming down neighborhood streets. Traffic has gotten worse. Homelessness has gotten worse.

Parking is terrible. Families are double and triple parked on dead-end streets. These are renters, not owners.

Many people buying homes or moving out and renting them out for special needs. Many homes for foster kids, and recovery facilities (alcohol and drugs), which is sometimes scary since you don’t know them, and they are on medication and recovering. Folks move out and rent their houses for mentally ill, drug addiction recovery, etc. Halfway houses. This isn’t necessarily a good change. We don’t take walks like we used to because you don’t know how safe it is.

8. How do you feel about living in this community? Why?
   - All love living in Inglewood.
   - Its centrally located.
   - It’s becoming Culver City with the redevelopment.
   - We’re going back to where we need to be – a vibrant City like when it was founded in the 1920’s.
   - It is more affordable than the rest of Los Angeles.
   - It has the best weather with the ocean so close.

9. What do you like best about living in Inglewood?
   - My neighbors! Everyone has been here a long time and raised children together.
   - I like the community we’ve built.
   - It is a true community.
   - In Inglewood, Council members are accessible, and you can talk to them.
   - Availability of City Hall and Council members.

10. What would make Inglewood a better place to live?
    - Constant improvement and keep making better parks, better streets, better development.
    - Ribbon cutting for Girl Scout Headquarters was amazing – this is an example of positive new development coming to Inglewood.
    - People need to keep positivity. Change is good. Open up and embrace the change. It’s a good thing.
    - Small improvements to quality of life issues can make a big change – trash pick-up, street cleaning, enforcement of trespassing, tree trimming, enforcement of loitering, speeding enforcement, parking enforcement. Pay more attention to the little things! That will greatly improve quality of life.
    - Most of the City’s problems are from people passing through. On street like Manchester and 90th people speed through the City. People also stop and drink and trash up the City.

11. What do you think are the biggest problems or challenges the residents of Inglewood face every day?
    - Rent control. We are losing good residents because rents are creeping up too high.
    - Homelessness is a big problem too.
    - People are moving out to other areas or becoming homeless.

Your Neighborhood, Your Health,
Environmental Justice Element
• Rents are doubling - from $700/month to $1,500/month.
• There are problems with multi-generational living in one house. This adds to the parking problem. Young adults move back in with their parents and then have kids of their own. This puts a strain on the City and on the older generation. The younger generation has different values.
• District 2 has always been diverse. Asian, Hispanic, black, white all within a two-block area. It’s wonderful.
• Everyone gets along in the diverse neighborhoods. Everyone loves their neighbors.
• The City is getting more diverse – it used to be just black and Hispanic. Now it’s Caucasian and Asian too.
• Owners of apartment buildings need to be involved and set rules. This will help neighbors in apartments treat each with respect. The owners need to be involved. Their involvement makes for a good condo/apartment complex.
• The recent influx of investors makes everyone digress because they are not personally involved; they are just in it for the money.

12. Where do you get information about services and programs that help Inglewood residents?
• City website.
• Call City Hall.
• The book that City sends out – called “Inglewood”. It’s a seasonal magazine in Spanish and English about what’s going on in the community and where to get information.
• Community centers.
• Senior center.
• Inglewood Next Door.

Environmental Justice Topics

7. As an Inglewood resident, are you regularly involved in the public decision-making process? Yes or No?
• Three say yes, six say no.

8. What would help you be more involved in the public decision-making process?
• If we knew when the meetings were. Parking Commission, City Council, Code Enforcement. When are these meetings? We would go if we know when and where.
• A lot of people don’t use the City website.
• A mailer would be helpful.
• Mailers from Council Districts and in water bills.
• Mailers always work – go back to old school!
• Council district newsletter comes our every Thursday as an email. This is great.
• As a renter, you get information from your management company.
• A lot of renters don’t know that they have just as much right to come to City Hall and participate.

9. What about disadvantaged persons in the City of Inglewood – what would help get them engaged in the public decision-making process?
• Convincing them to be involved – disadvantaged persons don’t necessarily think they have as much right to participate and be involved. Don’t be afraid and encourage everyone to participate.
• Mailers help. Many disadvantaged people do not go online for information.
• We need to help those who don’t know how to participate by educating them.
• Someone from the City should visit churches, etc. to explain how to get involved.
• The main things is communicating.
• Give out flyers at Vons or 99 cents stores. Or poster boards/information boards at these locations. This way people see the information when they enter the market. It should be a big poster at eye level so everyone reads it, and in multiple languages.
• The digital boards with City information are hard to read when driving
• A lot of people don’t have time to participate in the City. What about people who work all day? Need meetings after 6:00 pm.
• We need to get back to old-fashioned Block Clubs. This is where information is disseminated best. The Block Clubs meet regularly and vote on issues. Inglewood used to have lots of Block Clubs with very active neighbors. There are less now. We need to organize ourselves through Block Clubs.
• Information flyers that you could pick up in the grocery store or laundromat would be helpful.

10. What areas of the City have pollution? What types of pollution does Inglewood have?
• Air and noise pollution from factories.
• It makes people cough and sneeze.
• Air pollution has always been a problem in Inglewood.
• Airplanes going overhead are a huge problem. It sometimes shakes the house. And it’s so noisy.
• They need to re-evaluate the flight path. New windows and insulation are offered for those in the flight path, but it is not enough. Those just outside the flight path have noise pollution as well.
• You can count the planes overhead, there are so many. It’s constant.

11. How could pollution be improved?
• Trash – we need more street sweeping. Not the machines, but the guys with the blowers. They do Market Street and La Brea, but we need more in the City to effectively get rid of the trash.
• Metro crew cleans bus stops. We need that.

12. What barriers to mobility exist in the City? When I say “mobility” I mean being able to move or travel around the City easily.
• Parking! A lot of cars park at the curb where people in wheelchairs need to cross the street, so people can’t cross easily.
• There will be a new train system coming through so that will be great.
• More bike lanes have been coming as well.
• People are walking more and more.
• Dogs are a problem. It’s difficult to walk sometimes.

13. Is affordable and healthy food readily available in the City of Inglewood?
• No. We have too many fast food restaurants.
• You have to look for the healthy food. Look for the superior grocers who have organic and healthier options. Many people travel to Vons and Ralphs in Venice and Torrance. You have to search for it within Inglewood. We have it, but you have to look for it.
• There is a Farmers Market as well but it’s tiny.
• We need more healthy food store and markets.
14. What are the major issues regarding safe and affordable housing in the City of Inglewood?
   - Not enough affordable housing.
   - Need rent control!
   - Need better code enforcement.
   - Illegal additions are not up to code, it’s dangerous for everyone.

15. What public facilities are needed in underserved areas of the City?
   - Homeless resources.
   - Call 211 for things like homeless resources. They will direct you.
   - 211 has a lot of information on all topics.
   - More police patrol. Never seen a police car go around the community just to patrol. You see them policing the area (giving tickets, picking people up), but not patrolling. They need to be around more just to make their presence known.
   - Police don’t cite loiterers, which is problem because they are drinking, etc. They sit on vacant lots and charge people going to the Forum to park their car, and it’s not their lot.

16. Lastly, I'd like for you to rate the topics we just discussed based on what you think is the most important or most urgent topic in Inglewood.
   - See ranking sheet results below.

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17. Using just one or two words, how would you describe your attitude about life in Inglewood?
   - Excellent.
   - Improving.
   - Good.
   - Satisfied.
   - Great.
   - Good.
   - Common.
   - Comfortable.
   - Great.
Question:
- Are there any regulations that make sure industrial uses are doing everything they can do to pollute less? There is a lot of industry next to residential neighborhoods Inglewood.

Answer:
- Industrial uses have to get an air quality permit through the Air Quality District. They are regularly monitoring the air pollution.
Meeting Notes

February 26, 2019
Inglewood City Hall, 1st Floor Community Meeting Room
Focus Group 2 – Spanish-language Group | 6:00 – 8:00 PM
Facilitator: Eneida Talleda, T&T Public Relations

Participants:

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<th>Name</th>
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<th>Years in Inglewood</th>
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<td>11. Maria</td>
<td>Own</td>
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*(Poncho)*
*(Arnold)*

* Did not RSVP, however they sat in and occasionally contributed to the discussion.

General Questions

1. *What changes have you seen in your community over the past 5 or 10 years? How about just the last 2 years?*

   5 years:
   - More traffic and construction. Also more air pollution as a result of all the construction.
   - Improved parks (Vincent Park etc.).
   - The stadium will improve the city overall.
   - The traffic is bad but good for the economy overall.

   2 years:
   - The improved parks are great for families and the community in general.
   - Poor road conditions (partially due to construction).
   - The water is more contaminated in Inglewood in comparison to other Los Angeles communities. You cannot drink the tap water.
   - The rent has gone up significantly.
2. *How do you feel about living in this community? Why?*
   - Insecure - Residents living in District 4 complained of being too scared to go outside for walks, even in the daytime.
   - Residents living in District 2 in comparison said they feel safe and secure walking around in their neighborhoods.

3. *What do you like best about living in Inglewood?*
   - There are many stores nearby.
   - Beautiful park (In reference to Vincent Park).
   - Hospitals, banks and markets are close and accessible.
   - Great climate.
   - Near the ocean.

4. *What would make Inglewood a better place to live?*
   - Cheaper rent.
   - Rent Control.
   - Better schools and teachers.
   - More police.
   - Train/subway stops for Inglewood.
   - More restaurants and markets (higher quality and more variety of options).
   - Improve quality of water.
   - Improve parking and road conditions.

5. *What do you think are the biggest problems or challenges the residents of Inglewood face every day?*
   - Higher tax rates for homeowners.
   - Increases in rent.
   - Construction and Traffic.

6. *Where do you get information about services and programs that help Inglewood residents?*
   - Alex Padilla/Ramon mailing list.
   - Flyers in the mail.
   - Inglewood magazine. (Contains list of events in Inglewood, released bi-annually).
   - WhatsApp with neighbors.
   - Neighborhood Watch.
   - City Hall.
   - Police station.
   - Inglewood website.
   - More active on social media (Twitter, Facebook).
   - LA Care.
   - St. Margaret center.
   - LA Times.
   - School Newsletters.
Environmental Justice Topics

1. As an Inglewood resident, are you regularly involved in the public decision-making process? Yes or No?
   - Two said yes, eleven say no.

2. What would help you be more involved in the public decision-making process?
   - People don’t know when the meetings are.
   - Was not sure if you could attend without being a homeowner.
   - Send Flyers in the mail.
   - Put events in local papers. It would be better if the events were clearly labeled so residents could attend events they are interested in learning about.
   - Discounted parking for city hall so that people can attend the events without worrying about parking prices.
   - Phone Calls.
   - Post flyers in public places (Schools, Markets, etc.)
   - Post city events on YouTube live streaming.

3. What about disadvantaged persons in the City of Inglewood – what would help get them engaged in the public decision-making process?
   - Motivation. Neighbors can help by inviting disadvantaged neighbors to city and local community events.
   - Free transportation to city events for disadvantaged residents.
   - A daycare service or some form of service to watch children for disadvantaged neighbors.

4. What areas of the City have pollution? What types of pollution does Inglewood have?
   - There is trash near parks and contaminated water in some of the park lakes. It can smell bad sometimes.
   - Wildlife like cockroaches are more present in neighborhoods. Likely due to amount of construction occurring in Inglewood.
   - Air pollution from airplanes and airport.
   - Buses driving in the city and at LAX airport.
   - Noise pollution from airplanes and construction.

   - How could pollution be improved?
     - The city can pick up trash around neighborhoods/communities.
     - Change the fixtures for the water to improve the water conditions.
     - Plant more trees to help with air quality.
     - Trash services should come to remove large trash (Couches, Sofas, etc.) two times a year.
     - Inform/fine residents to avoid littering in the city.
5. **What barriers to mobility exist in the City?** When I say “mobility” I mean being able to move or travel around the City easily.
   - It is better to walk in the city because traffic is so congested. Buses move slower than walking locally.
   - **How could mobility be improved?**
     - More bike lanes.
     - Small buses for local city transportation.
     - Train/Subway stops.

6. **Is affordable and healthy food readily available in the City of Inglewood?**
   - No. People travel to cities outside of Inglewood like Culver City, Westchester and Manhattan Beach.
   - **If not, how could this be improved?**
     - More markets. Not sure if Trader Joes and Whole Foods will come to Inglewood.
     - Excited about Aldi’s recently opening
     - Community Gardens
     - Farmers Markets

7. **What are the major issues regarding safe and affordable housing in the City of Inglewood?**
   - Rent
   - Taxes
   - **How can this be improved?**
     - Don’t raise taxes.
     - Rent control.

8. **What public facilities are needed in underserved areas of the City?**
   - Hospitals.
   - Improved roads.
   - Movie theatres.
   - New housing/apartments.
   - More police stations
9. Lastly, I’d like for you to rate the topics we just discussed based on what you think is the most important or most urgent topic in Inglewood.
   - See ranking sheet results below.

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<tr>
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10. Using just one or two words, how would you describe your attitude about life in Inglewood?
   - Insecure
   - Insecure
   - Insecure
   - Happy
   - Positive
   - Mad
   - Content
   - Good and Favorable
   - Very Happy
   - Positive
   - Happy
   - Happy
   - Happy
Quantifying Greenhouse Gas Mitigation Measures

A Resource for Local Government to Assess Emission Reductions from Greenhouse Gas Mitigation Measures

August, 2010
Additionality

In order for a project or measure that reduces emissions to count as mitigation of impacts, the reductions have to be “additional.” Greenhouse gas emission reductions that are otherwise required by law or regulation would appropriately be considered part of the existing baseline. Thus, any resulting emission reduction cannot be construed as appropriate (or additional) for purposes of mitigation under CEQA. For example, in the draft regulation for cap-and-trade, ARB specifies that in order to be eligible for offset credit, “emission reductions must be in addition to any greenhouse gas reduction, avoidance or sequestration otherwise required by law or regulation, or any greenhouse gas reduction, avoidance or sequestration that would otherwise occur.”6 What this means in practice is that if there is a rule that requires, for example, increased energy efficiency in a new building, the project proponent cannot count that increased efficiency as a mitigation or credit unless the project goes beyond what the rule requires; and in that case, only the efficiency that is in excess of what is required can be counted. It also means that if there is a rule that requires a boiler to be replaced with one that releases fewer smog-forming pollutants, and the new boiler is more efficient and also releases less CO₂, the reduced CO₂ can’t be counted as mitigation or credit, because the reductions were going to happen anyway. But if the boiler were replaced with a solar-powered water heater, the difference in emissions between a typical new boiler and the solar water heater could be counted.

From a practical standpoint, any reductions that are not additional have to be either included in the baseline or subtracted from the project, whichever is more appropriate. In preparing this Report, CAPCOA made determinations about requirements to include in or exclude from the baseline. A more complete discussion of those determinations is included in Appendix B.

Verification

Verification is the process by which we demonstrate that the emission reductions we have quantified for a project actually occurred. While not important for purely voluntary projects, verification in some form is a necessary step in most other circumstances. Verification is an important component in establishing the value of reductions that are made. It allows others to have confidence in the quality of the reductions. If the reductions are being made to satisfy an obligation to mitigate impacts, the agency with jurisdiction should be consulted to determine what standard of verification is needed. In some cases, independent, third-party verification is required. Not all regulatory programs specify third-party verification, however. For example, the U.S. EPA’s Mandatory Reporting Rule relies instead on routine compliance verification through a permit system.

March 24, 2020

Mindy Wilcox, AICP, Planning Manager  
City of Inglewood, Planning Division  
One West Manchester Boulevard, 4th Floor  
Inglewood, A 90301  
Ibecproject@cityofinglewood.org

Re: Comments on the Draft Environmental Impact Report for the Inglewood Basketball and Entertainment Center (IBEC), SCH 2018021056

Dear Ms. Wilcox:

On behalf of the Natural Resources Defense Council and our members in Inglewood and throughout California, we submit the following comments on the Draft Environmental Impact Report (DEIR) prepared for the basketball arena project proposed by applicant Murphy’s Bowl on behalf of the Clippers Basketball team (the “Project”).

Introduction

As a preliminary matter, we note that the Project is materially different from that approved by CARB under AB 987. This is so because the projected GHG emissions for the Project are much higher and there is less in the way of mitigation proposed. In short, net operating GHG emissions increased by 63% comparing the DEIR to the AB 987, to 496,745 MTCO2e from 304,683 MTCO2e, while proposed mitigation measures are not as robust. Accordingly, the timing and other project proponent benefits of AB 987 should not apply to the Project.

In addition, the Project relies heavily on statements of overriding considerations to mask the 41 significant adverse environmental impacts that ostensibly cannot be mitigated to insignificance. This is ludicrous in connection with a project that has little or no social utility for the residents of Inglewood who will bear the brunt of these impacts – including more air pollution in an already heavily-polluted area – and who are not the target audience for expensive professional basketball tickets.
Inadequacies in the DEIR

A. Failure To Address Environmental Justice Impacts.

There is no analysis of environmental justice throughout entire DEIR, except for two passages claiming that no analysis is needed: DEIR p. 3.2-16: “As described above, in general CEQA does not require analysis of socioeconomic issues such as gentrification, displacement, environmental justice, or effects on “community character.” And 3.14-56: “There are no applicable federal regulations that apply directly to the Proposed Project. However, federal regulations relating to the Americans with Disabilities Act, Title VI, and Environmental Justice relate to transit service.”

This is incorrect because, among other things, there is a significant federal approval needed for the Project in the form of an FAA approval because of the Project’s proximity to Los Angeles International Airport. Moreover, the California Attorney General has opined that local governments have a role under CEQA in furthering environmental justice; see https://oag.ca.gov/sites/all/files/agweb/pdfs/environment/ej_fact_sheet.pdf (accessed March 20, 2020). The remedy for this failure is recirculation of a DEIR that includes an environmental justice analysis.

B. Use Of Improper GHG Baseline

In its initial application under AB 987, the Project proponent attempted to increase the GHG CEQA baseline by assuming that the venues from which events would move to the Project would remain unused forever on the dates of the transferred events. After pushback from CARB and others, including NRDC, the Project proponent abandoned this irrational approach and conceded that the venues would be in use on those dates.

But the original theory has resurfaced in the DEIR. Having obtained the benefits of AB 987 by changing its initial (unjustified) position, the Project proponent should not now be allowed to revert to that position in order to raise the CEQA baseline and reduce its GHG mitigation requirement.

C. Failure To Properly Analyze And Mitigate GHG And Air Quality Impacts

The South Coast air basin is in extreme nonattainment for ozone, with a 2024 attainment deadline. Failure to meet the attainment deadline can lead to federal sanctions that will effectively shut down the local economy. The South Coast AQMD

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plan to reach ozone attainment relies on an enormous level of reductions in oxides of nitrogen (NOx), mostly from mobile sources such as cars and trucks. But the Project’s projected emissions go in the opposite direction and the DEIR fails to require sufficient mitigation.

The DEIR admits this. For example,

Impact 3.2-1: Construction and operation of the Proposed Project would conflict with implementation of the applicable air quality plan.

Impact 3.2-2: Construction and operation of the Proposed Project would result in a cumulatively considerable net increase in NOx emissions during construction, and a cumulatively considerable net increase in VOC, NOx, CO, PM10, and PM2.5 during operation of the Proposed Project.

Impact 3.2-5: Construction and operation of the Proposed Project, in conjunction with other cumulative development, would result in inconsistencies with implementation of applicable air quality plans.

In addition, the DEIR bases its calculations of criteria pollutants from motor vehicles on the EMFAC 2017 model developed and maintained by the California Air Resources Board (CARB). But EMFAC 2017 is now obsolete because the federal government has purported to rescind the EPA waiver for California’s zero-emission vehicle program, and that program’s effects are baked into EMFAC 2017. The result is that EMFAC will underreport emissions. That problem will be exacerbated when, as expected, NHTSA promulgates the so-called SAFE rule which will reduce the corporate average fuel emission (CAFE) standards in California and nationwide. This change, which is not reflected in EMFAC 2017, will make the projections in the DEIR substantially too low. This problem is true for transportation-related GHG emissions as well because the zero-emission waiver revocation and lower fleet mileage requirement will result in more GHGs from cars and trucks than the DEIR and EMFAC 2017 assume. Thus, the DEIR underreports projected criterial pollutant and GHG emissions, and that problem will get worse over time.

D. Failure To Implement All Feasible Air Quality and GHG Mitigation

Even if the DEIR air quality and GHG projections were accurate, which they are not, the mitigation measures in the DEIR are inadequate, especially given the number of ostensibly unmitigatable impacts.
For example, the Project could and should require:

Shuttle buses should be zero-emission vehicles, starting on Day 1. ZE buses are available today from a number of vendors, including BYD in Los Angeles County.

The emergency generators should be electrically powered, and the Project should install more solar panels, and storage for solar power, to power them.

Aspirational mitigation measures and “incentives” to reduce emissions of NOx should be replaced with mandatory measures. The DEIR adopts Mitigation Measure 3.2-1(d), requiring the Project to provide “[i]ncentives for vendors and material delivery trucks to use ZE or NZE trucks during operation.” (DEIR, p. 3.2-71.) Similarly, Mitigation Measure 3.2-(c)(3) only requires the Project to “shall strive to use zero-emission (ZE) or near-zero-emission (NZE) heavy-duty haul trucks during construction, such as trucks with natural gas engines that meet CARB’s adopted optional NOX emissions standard of 0.02 g/bhphr.” (DEIR, p. 3.2-88.) In contrast, Mitigation Measure 3.2-2(c) specifies that use of Tier 4 off-road diesel-powered equipment rated at 50 horsepower or greater “shall be included in applicable bid documents, and the successful contractor(s) shall be required to demonstrate the ability to supply compliant equipment prior to the commencement of any construction activities.” (DEIR, p. 3.2-88.) There is no showing in the DEIR that making Measures 4.3-1(d) and 3.2(c)(3) is infeasible. Given the significant impact on the AQMP, either such a showing of infeasibility must be made and supported by substantial evidence, or the measures must be made mandatory.

Electric vehicle parking for the Project must be provided. The electric vehicle parking needs to conform with applicable building code requirements in place at the time of construction. Electric vehicle charging stations must be included in the project design to allow for charging capacity adequate to service all electric vehicles that can reasonably be expected to utilize this development.

Each building should include photovoltaic solar panels.

The Transportation Demand Management (TDM) program must be revised to quantify the criterial pollutant and GHG reductions expected from the TDM measures.

The GHG reduction plan also must be revised so as not to defer development of mitigation measures, and to quantify the measures selected.
As it stands, the exact content of the GHG Reduction Plan cannot be known from reading the DEIR. Further, the DEIR states that the GHG reductions will Reduction Plan will be modified in a Verification procedure if there are shortfalls in GHG reductions, providing that the methodology for the modification “shall include a process for verifying the actual number and attendance of net new, market-shifted, and backfill events.” (DEIR, p. 3.7-64.) That process is unacceptably vague and indeed the verification process may itself be subject to CEQA as a discretionary project.

Purchase and use of GHG offsets must meet CARB standards for cap and trade offsets. The DEIR’s entire description of this potential mitigation measure is:

Carbon offset credits. The project applicant may purchase carbon offset credits that meet the requirements of this paragraph. Carbon offset credits must be verified by an approved registry. An approved registry is an entity approved by CARB to act as an “offset project registry” to help administer parts of the Compliance Offset Program under CARB’s Cap and Trade Regulation. Carbon offset credits shall be permanent, additional, quantifiable, and enforceable.

Having a CARB-approved registry is not the same thing as requiring CARB-approved offset credits, which are limited in scope and strictly regulated. The residents of Inglewood should not be subjected to a lesser standard.

Additional local, direct measures that should be required before offsets are used include the following:

1. Urban tree planting throughout Inglewood.
3. Subsidies for weatherization of homes throughout Inglewood.
4. Incentives for carpooling throughout Inglewood.
5. Incentives for purchase by the public of low emission vehicles.
6. Free or subsidized parking for electric vehicles throughout Inglewood.
7. Solar and wind power additions to Project and public buildings, with subsidies for additions to private buildings throughout Inglewood.
8. Subsidies for home and businesses for conversion from gas to electric throughout Inglewood.
9. Replacement of gas water heaters in homes throughout Inglewood.
10. Creation of affordable housing units throughout Inglewood.
11. Promotion of anti-displacement measures throughout Inglewood.

E. Displacement Will Be Accelerated By The Project And Must Be Mitigated

The economic activity and growth inducing impacts created by the Project will foreseeably result in displacement of current residents while rents increase and rental units are taken off the market to be put to alternative uses. However, the DEIR denies that indirect displacement will occur. (DEIR 3.12-16 to -17.)

California courts have acknowledged the human health impacts of proposed actions must be taken into account, e.g. Bakersfield Citizens for Local Control v. City of Bakersfield (2004) 124 Cal.App.4th 1184, 1219–1220; see also CEQA Guidelines § 15126.2 subd. (a) [EIR must identify “relevant specifics of ... health and safety problems caused by the physical changes.”]). Human health impacts from displacement are real and are not merely speculation or social impacts. There have been numerous cases where health effects to people were inadequately analyzed. (Communities for a Better Environment v. City of Richmond (2010) 184 Cal.App.4th 70, 81, 89 [EIR inadequately addressed health risks of refinery upgrade to members of surrounding community]; Bakersfield Citizens for Local Control, supra, 124 Cal.App.4th at 1219–1220 [EIR was inadequate because it failed to discuss adverse health effects of increased air pollution]. Here, the DEIR needs to address the effects on the environment and human health reasonably foreseeable as results of construction and operation of the Project.

Conclusion

The DEIR must be revised and recirculated to account for its many deficiencies.

Thank you for your consideration.

David Pettit
Senior Attorney
Natural Resources Defense Council
1314 2nd Street
Santa Monica, California 90401
Re No. 2018021056

Dear Sir or Madam,

If I were a teacher, I would mark the AB987 application for the Inglewood Basketball and Entertainment Center as INCOMPLETE.

I was surprised to see how little information is included in the application. What will it look like? How large will it be? Is it 500,000 square feet or 2 million square feet? How tall is it? How many cars can park there? How much lighting will it create? How much greenhouse gas will it generate? How will the noise be handled? How do we know it will be environmentally friendly? The answer to all of these questions is: we don’t know! Certainly no one from the community knows.

I am not an expert, but I can tell that the Clippers have provided an incomplete application. Not only that, the team refuses to speak with the community. They have not shared the information that we deserve to have. Please do not approve this application until the Clippers share a lot more information about their plans. We need time to study a complete application.

Thank you.

[Signature]

[Signature]
Dear sir or madam,

I am very disappointed by the Clippers’ plan to build a new basketball arena, labeled on the Office of Planning and Research website as “2018021056 – Inglewood Basketball and Entertainment Center.”

They are not providing any new long-term jobs. One of the basic things we were told in the law is that the project creates new high wage, highly skilled jobs that pay a living wage. These are intended to be permanent jobs that help support our families and healthy communities.

However, it is clear that the Clippers will not create “new” jobs for our community or really for anyone. They will just move jobs that already exist from the Staples Center to Inglewood. These are part-time jobs for ushers, concession workers, ticket takers, cleaning people and other roles. These are low-paying jobs that do not meet the standard of being high wage or highly skilled. Mr. Ballmer earns more in one day than I can earn in a year selling popcorn at Mr. Ballmer’s arena or carrying bags in his hotel or sweeping the floors in his buildings.

I believe this project has been sold to the public under a set of lies. There are no real jobs paying real wages to support families. Please turn down this application and say no to the arena project.

Sincerely,
To whom it may concern,

Anyone who has spent serious time in Inglewood knows how the streets here get jammed with thousands of cars. Traffic when the Forum has a big concert is awful. Imagine what it will be when the Forum has a concert and the Rams and Chargers are playing. And the whole Hollywood Park project is built. And that is before the Clippers big project is built. It will be full stop traffic. I can only imagine what the impact will be of a new 18,000 seat sports arena and the thousands of new cars it will add to our community. To put it simply, it will be more than Inglewood can bear. For this reason, I ask you to reject application 2018021056 for the Inglewood Basketball and Entertainment Center.

The Clippers like to say that public transit will help reduce the impact of additional traffic, but the Clippers and city representatives admitted many times that the near train station is still far away. The idea of putting thousands of people on buses to get them to the arena is stupid, especially when you think about the Forum and the new NFL stadium and all the traffic it will create. Imagine trying to get on a bus from the rail lines a mile or more away when the streets are already jam packed. The city itself already admits that traffic is a mess.

And who is going to drive all that way to the train, get on the train to come to Inglewood, then get on a bus to get to the new arena? That is a fantasy. Downtown had hundreds of thousands of people working nearby and tens of thousands of apartments and condos. And all kinds of transit. Inglewood has none of that. There is no real transit plan. This is all pretend so a really rich man can get what he wants.

The details of the Clippers transportation program are missing and there is no way to make sure they will even do it. The team is creating a major problem for our community and doing very little to solve it. Please say no to this application and this project.

Thank you.

Sincerely,

[Signature]
Hello,

I am opposed to the Clippers arena project, listed as No. 2018021056, and believe their request for streamlining should be denied. It doesn’t seem to me that the Clippers are trying to mitigate the impacts that a massive project will have on the city of Inglewood and on our neighborhood.

The application makes some promises for reducing local emissions, but only the bare minimum. This means much less in the way of economic, employment and health benefits for Inglewood.

The Clippers could have made a real commitment to our community. They chose not to. You can now make it happen. Make them go back and start over. Make them work with the community, then come back with a real application.

Please deny their application until the Clippers offer something better to for our community.

Thank you.
Good day,

I am submitting this comment as a concerned member of the public. I oppose the “Inglewood Basketball and Entertainment Center” (#2018021056) and think the application should be denied by the Governor’s Office of Planning and Research.

It does not seem to me that the Clippers are prioritizing the needs of Inglewood in their application. They are trying to get away with reducing greenhouse gas emissions outside of Inglewood instead of reducing them in the community of Inglewood and in our neighborhood. They are doing the absolute least they can, which offends me since this project will have a very damaging impact on our environment in terms of air quality as well as noise, traffic and more. Can you please think about all the cars spewing emissions in our community? What are the real impacts to our children and our older people?

I do not think the Clippers should be rewarded for taking the cheap way out. The Governor needs to demand the Clippers do more to reduce greenhouse gas emissions here in the community before their application for streamlining is approved. And how about involving us. Everyone promises to involve the community but we are the last to be involved. No one has talked to us. We have no idea what this project is. No idea how big it is. No idea how many cars are coming. It is wrong for the Clippers to put in an application to get it done faster when they have ignored the community.

Thank you.

[Signature]

Jan 26th 2019
The Silverstein Law Firm, APC
June 9, 2020
Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02;
CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037
EXHIBIT 2
The Arena Structure would be a multi-faceted, ellipsoid structure that would rise no higher than 150 feet above ground level. The exterior of the building would be comprised of a grid-like façade and roof that would be highly visible, distinctive, and instantly recognizable due to a design unique in the City and the region, especially at night when it would be accentuated by distinctive lighting and signage. The façade and roof would be comprised of a range of textures and materials, including metal and glass, with integrated solar panels that would reduce event day peak loads.

The Arena Structure would open onto an approximately 1.8-acre plaza that would serve as a gathering and pedestrian area for arena attendees. The plaza would include a number of two-story structures that would provide 48,000 sf of commercial uses including retail shops, and food and drink establishments, and up to 15,000 sf of flexible community space for educational and youth-oriented uses. The plaza and plaza structures would be directly connected to the West Parking Garage by an elevated pedestrian bridge that would span South Prairie Avenue at an elevation of approximately 17 feet from roadway surface to bottom of the pedestrian bridge.

- The West Parking Garage Site includes development of a six-story, 3,110-space parking garage with entrances and exits on West Century Boulevard and South Prairie Avenue. The West Parking Garage would include a new publicly accessible access road that would connect West 101st Street and West Century Boulevard on the western property boundary of the West Parking Garage Site.

- The East Transportation and Hotel Site includes development of a three-story structure on the south side of West Century Boulevard, east of the Arena Site. The first level of this structure would serve as a transportation hub, with bus staging for 20 coach/buses, 23 mini buses, and 182 car spaces for Transportation Network Company (TNC) drop-off/pick-up and queuing. The second and third levels of the structure would provide 365 parking spaces for arena and retail visitors and employees. An up to 150-room limited service hotel and associated parking would be developed east of the Parking and Transportation Hub Structure.1

- The Well Relocation Site includes the existing Inglewood Water Well #6, which would be removed and replaced with a new Water Well #8 within the Project Site, on a separate parcel further to the east along the south side of West 102nd Street. A City-owned and -operated potable water well would be developed on this site and would replace the City-owned well that currently exists on the Arena Site and would be demolished in order to accommodate the development of the Arena Structure.

It is projected that the proposed Arena would accommodate as many as 243 event days each year. Of these events, it is estimated that 62 of them would attract 10,000 or more attendees, and the remainder would be smaller events, with 100 events with attendance of 2,000 or less.

The Proposed Project would be designed and constructed to meet the US Green Building Council’s Leadership in Energy and Environmental Design (LEED®) Gold certification requirements. Some of the sustainable characteristics would be related to the Project Site, and others would be related to the project design and construction methods.

1 The East Transportation and Hotel Site could accommodate pick-ups and drop-offs of employees and attendees using private buses, charter buses, microtransit, TNCs, taxis, or other private vehicles. It would not be used as a connection point for public transportation options such as Metro buses.
The Silverstein Law Firm, APC
June 9, 2020
Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02;
CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037
EXHIBIT 3
ORDINANCE NO. 20-

[Placeholder for Summary, WHEREAS clauses, etc.]

SECTION 1. The Inglewood Municipal Code Chapter 12, Planning and Zoning, is hereby amended by adding Article 17.5, "SE" Sports and Entertainment Overlay Zone, to read as follows:

Article 17.5. “SE” Sports and Entertainment Overlay Zone

Section 12-38.90 Purpose

The SE Sports and Entertainment Overlay Zone ("SE Overlay Zone") is established to provide for the orderly development of a Sports and Entertainment Complex in a comprehensively planned manner, along with a hotel of no fewer than 100, and no greater than 150, guestrooms, within the boundaries shown on the map adopted by the City Council by Ordinance ______, as part of this SE Overlay Zone.
Section 12-38.91 Definitions

(A) "Arena" shall mean a sports, entertainment, and public gathering facility with indoor seating capacity of no more than 18,500 attendees operated to host events including, but not limited to, sporting events, concerts, entertainment events, exhibitions, conventions, conferences, meetings, banquets, civic and community events, social, recreation, or leisure events, celebrations, and other similar events or activities, including the sale of food and drink for consumption on-site or off-site and the sale of alcoholic beverages for consumption on-site, the sale of merchandise, souvenirs, and novelties and similar items, and other uses, events, or activities as are customary and usual in connection with the operation of such facility.

(B) “Event Center Structure and Uses” shall mean a multi-purpose facility that may include the following:

(1) Arena;

(2) Professional office;

(3) Athletic practice and training facilities;

(4) Medical office or outpatient clinic and accessory uses;

(5) Other non-Arena uses that support the Arena and are located in the Event Center Structure.

(C) “Event Center Supporting Structures and Uses” shall mean any of the following uses located within the boundaries of the SE Overlay Zone but not within the Event Center structure:

(1) Retail uses, including, but not limited to, the sale or rental of products or services;

(2) Dining uses, including restaurants, bars, cafes, catering services, and outdoor eating areas, including the sale of food and drink for consumption on-site or off-site and the sale of alcoholic beverages for consumption on-site;

(3) Community-serving uses for cultural, exhibition, recreational, or social purposes.
(D) "Infrastructure and Ancillary Structures and Uses" shall mean any uses or structures, temporary or permanent, that are accessory to, reasonably related to, or maintained in connection with the operation and conduct of an Event Center Structure and Use or Event Center Supporting Structure and Use, including, without limitation, open space and plazas, pedestrian walkways and bridges, transportation and circulation facilities, public or private parking facilities (surface, subsurface, or structured), signage, outdoor theaters, broadcast, filming, recording, transmission, production and communications facilities and equipment, and events held outside of the Event Center Structure that include, but are not limited to, sporting events, concerts, entertainment events, exhibitions, conventions, conferences, meetings, banquets, civic and community events, social, recreation, or leisure events, celebrations, and other similar events or activities.

(E) "Sports and Entertainment Complex" shall mean a development that includes the following:

1. Event Center Structure and Uses;
2. Event Center Supporting Structures and Uses;
3. Infrastructure and Ancillary Structures and Uses; and
4. Any other uses that the Economic and Community Development Department Director ("Director") determines are similar, related, or accessory to the aforementioned uses.

(F) The "SEC Development Guidelines" shall have the meaning given in Section 12-38.94.
Section 12-38.92  Applicability

(A) This Article is applicable to the SE Overlay Zone property designated on the Zoning Map as “SE” after the reference letter(s) identifying the base zoning district and allows for a Sports and Entertainment Complex, and one (1) hotel of no fewer than 100, and no greater than 150, guest rooms, in a portion of the City that is proximate to other sports and entertainment uses. Except as otherwise provided in this Article and/or in the SEC Development Guidelines, the provisions of the Inglewood Municipal Code, Chapter 12, Planning and Zoning, shall apply. This Article and the SEC Development Guidelines shall prevail in the event of a conflict with other provisions of Chapter 12.

(B) All other development in the SE Overlay Zone shall be governed by the applicable provisions of Chapter 12, including the provisions of the applicable underlying zoning district.
Section 12-38.93 Permitted Uses

The following uses shall be permitted in the SE Overlay Zone and shall be exempt from the Special Use Permit provisions of Article 25 of this Chapter:

(A) Sports and Entertainment Complex as defined in Section 12.38.91.

(B) One (1) hotel of no fewer than 100, and no greater than 150, guest rooms.

Section 12-38.93.1 Sales and Service of Alcoholic Beverages

The sale, service, and consumption of alcoholic beverages, including distilled spirits, within the Sports and Entertainment Complex is permitted, subject to the following:

(A) Any establishment or operator within the Sports and Entertainment Complex serving or selling alcoholic beverages shall maintain the applicable license from the California Department of Alcohol Beverage Control (“ABC”).

(B) Alcoholic beverages may be purchased, served, or consumed within any licensed establishment and its designated outdoor areas and any additional licensed designated areas, subject to compliance with all applicable ABC license conditions.

(C) Alcoholic beverages may be sold, served, or consumed from the hours of 6:00 AM to 2:00 AM.

(D) All persons engaged in the sale or service of alcoholic beverages shall be at least 18 years old and must successfully complete a certified training program in responsible methods and skills for serving and selling alcoholic beverages with recurrent training not less than once every three years.

(E) Any areas where alcohol is sold, served or consumed shall be monitored by security equipment, security personnel or supervisory personnel.

Section 12-38.93.2 Outdoor Restaurants or Dining Areas

Outdoor restaurants or dining areas shall be permitted within the Sports and Entertainment Complex subject to the following:

(A) The perimeter of outdoor dining areas of any establishment selling or serving alcoholic beverages shall be defined by physical barriers.

(B) Vehicle drive-through service, or service windows or order pick-up windows along any public right-of-way shall be prohibited.
Section 12-38.93.3 Communications Facilities

Communications systems, facilities, antennas, and any related equipment for the following purposes may be installed, placed, or used within the Sports and Entertainment Complex:

(A) Broadcasts or transmissions from or related to the Sports and Entertainment Complex;

(B) Communications with or transmissions to attendees, employees, or visitors of the Sports and Entertainment Complex;

(C) Reception and distribution or exhibition of broadcasts or transmissions within the Sports and Entertainment Complex;

(D) Operation of on-site equipment, facilities, structures or uses;

(E) Communications related to events and operations within the Sports and Entertainment Complex;

(F) Emergency services and communications; and

(G) Temporary communications services, including telecommunications services, for large-scale events hosted within the Sports and Entertainment Complex.
Section 12-38.94 Sports and Entertainment Complex Development Guidelines and Review

(A) Development of a Sports and Entertainment Complex within the SE Overlay Zone shall be subject to the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan ("SEC Development Guidelines"), adopted by the City Council by __.

(B) The SEC Design Guidelines establish specific design and review standards for the development of a Sports and Entertainment Complex within the SE Overlay Zone, including, without limitation, standards for buildings and structures, landscaping, signage, and lighting, and shall apply in lieu of any contrary provisions in the Inglewood Municipal Code, including without limitation the Site Plan Review process contained in Article 18.1 of this Chapter.

(C) The SEC Infrastructure Plan establishes the infrastructure improvements required to serve the Sports and Entertainment Complex within the SE Overlay Zone and describe the review and permitting process for infrastructure under the Infrastructure Plan. Within the SE Overlay Zone, the provisions of Section 12-66 and Sections 12-66.1 through 12-66.5 are waived as to any requirement for a Tentative Parcel Map prior to the filing of a Parcel Map. The provisions of Section 12-66.6 requiring a parcel map to be filed and recorded prior to certain transactions and issuance of building permits are also waived. Except as provided above, a parcel map shall be reviewed and approved in accordance with Section 12-66.5. In addition, the provisions of Section 12-7.1 shall not be applied to require a parcel map prior to issuance of building permits. The Infrastructure Plan shall prevail in the event of any conflict between the Infrastructure Plan and any provisions in Article 22 of this Chapter (Subdivision Regulations).

(D) Review and Approval.

(1) An application for review shall be submitted to the Economic and Community Development Department in accordance with the requirements established in the SEC Development Guidelines. Such review and approval shall be required prior to the issuance of any building permit(s) for the development of a Sports and Entertainment Complex.

(2) The Director shall review any plans for the development of a Sports and Entertainment Complex, including associated public infrastructure plans, submitted in accordance with the provisions of the SEC Development Guidelines, and shall approve such plans unless materially inconsistent with the applicable standards established in this Article 17.5 and the SEC Development Guidelines, as more particularly provided therein.

Section 12-38.95 Development Standards

Section 12-38.95.1 Height
(A) An Event Center and any appurtenances constructed or erected within the SE Overlay Zone shall not exceed one hundred fifty (150) feet in height and shall otherwise be consistent with the provisions of the SEC Design Guidelines.

(B) Any building or structure other than an Event Center constructed or erected within the SE Overlay Zone shall not exceed one hundred feet (100) in height and shall otherwise be consistent with the provisions of the SEC Design Guidelines.

Section 12-38.95.2 Front Yard, Side Yard, and Rear Yard Setbacks

(A) Sports and Entertainment Complex. No front yard, side yard, or rear yard shall be required, except as provided in the SEC Design Guidelines.

(B) Hotel. Front yard, side yards, and rear yards shall conform to the requirements of Section 12-16.1 of this Chapter.

Section 12-38.95.3 Uses Permitted in Setback Areas

Consistent with the SEC Design Guidelines, the following uses shall be permitted in any applicable setback areas for a Sports and Entertainment Complex.

(A) Driveways, alleyways, private streets, or similar vehicle circulation or access areas.

(B) Sidewalks and pedestrian circulation areas and facilities.

(C) Sound walls, privacy walls, security walls, screening, and similar features.

(D) Landscaping.

(E) Signs and graphic displays.

(F) Public Art.

Section 12-38.95.4 Lot Size and Street Frontage

Minimum lot size or street frontage requirements shall not apply to the development of permitted uses within the SE Overlay Zone.

Section 12-38.95.5 Development Intensity

Development of a Sports and Entertainment Complex in the SE Overlay Zone shall be consistent with the size and density standards established in the SEC Design Guidelines.

Section 12-38.96 Parking and Loading

Section 12-38.96.1 Parking Requirements
The aggregate amount of off-street parking spaces provided and maintained in connection with each of the following uses shall be not less than the following, except as may be reduced through the application of shared parking permitted by Section 12-38.96.2:

(A) Event Center Structures and Uses. One (1) parking space for each five (5) seats in the Arena, inclusive of any temporary seating capacity, plus one (1) space for each three hundred (300) square feet of gross floor area of Professional office.

(B) Event Center Supporting Structures and Uses. Sixty (60) parking spaces, plus one (1) additional parking space for each additional four hundred (400) square feet of gross floor area in excess of fourteen thousand (14,000) square feet of gross floor area, based on the combined gross floor area of all Event Center Supporting Structures and Uses.

(C) Hotel. Two (2) parking spaces, plus one (1) parking space for each bedroom or other room that can be used for sleeping purposes up to ninety (90) rooms, plus one (1) parking space for each additional two (2) bedrooms or other rooms that can be used for sleeping purposes in excess of ninety (90) rooms.

(D) No additional parking shall be required for any other Event Center Structures and Uses described in Section 12-38.91(B) or any Infrastructure and Ancillary Structures and Uses described in Section 12-38.91(D).

Section 12-38.96.2 Shared Parking

The minimum off-street parking space requirements for any Event Center Supporting Structure and Use may be satisfied by shared parking provided for the Arena use, provided that substantial evidence demonstrates that the peak parking demand for such Event Center Supporting Structure and Use does not occur during the same period as the peak parking demand for the Arena use, or that the same parking spaces will be used for multiple Sports and Entertainment Complex Uses.

Section 12-38.96.3 Location of Parking

(A) Required parking for all structures and uses within a Sports and Entertainment Complex may be located on any lot or property within the SE Overlay Zone.

(B) The hotel use shall provide and maintain its required on-site parking in a lot exclusively for the hotel use based on the calculation described above in Section 12.38.96.1(C).
Section 12-38.96.4 Parking Standards

In lieu of the design standards and requirements for parking spaces and facilities set forth in Sections 12-42.1, 12-53, 12-54.3, 12-54.4, 12-55.2, 12-55.4, and 12-55.5 of Article 19 of this Chapter, all parking spaces provided to meet the requirements for the Sports and Entertainment Complex uses shall conform to the standards established in the SEC Design Guidelines.

Section 12-38.96.5 Loading

(A) Event Center. A minimum of four loading spaces shall be provided for the Event Center. Required loading spaces may be provided in a below grade structure.

(B) Event Center Supporting Structures and Uses. A minimum of one loading space per 10,000 square feet of gross floor area, based on the combined gross floor area of all Event Center Supporting Structures and Uses.

(C) In lieu of the design standards and requirements for loading spaces and facilities set forth in Article 19 of this Chapter, all loading spaces provided to meet the requirements for the Sports and Entertainment Complex uses shall conform to the standards established in the SEC Design Guidelines.
Section 12-38.97  Signs

(A) In lieu of the standards and requirements regarding signs set forth in Sections 12-75, 12-76, 12-77 (and subsections thereto), 12-80, 12-80.5, 12-84, and 12-84.5 of Article 23 of this Chapter, signs for a Sports and Entertainment Complex in the SE Overlay Zone shall be subject to this Article 17.5.

(B) Signs within the Sports and Entertainment Complex shall be permitted as set forth in the SEC Design Guidelines.

(C) Prohibited Signs. Signs that create the following conditions shall be prohibited:

1. Traffic Safety. Any sign or device which by design or location resembles or conflicts with any traffic control sign or device.

2. Safety Hazard. Any sign or device that creates a potential safety hazard by obstructing views of pedestrian and vehicular traffic at street intersections or driveways or by creating glare or other hazardous distraction.

3. Safety Clearance. Any sign that is erected within six feet (6) horizontally or twelve (12) feet vertically of any overhead electric conductors exceeding seven hundred fifty (750) volts.

(D) Review and Approval. Director’s Design Review Approval of any sign pursuant to the SEC Design Guidelines shall constitute a sign approval and permit from the Planning Division for the purposes of Section 12-72, Article 23 of this Chapter.
Section 12-38.98 Public Art

The provisions of Section 12-4.1 shall not apply to development of the Sports and Entertainment Complex. The location of any public art to be provided shall be determined through the SEC Design Review under the SEC Development Guidelines.
SECTION 2: The Zoning Map of the City of Inglewood is hereby amended by revising Map [_______], as follows:

[Placeholder for specific map amendment references]

SECTION 3: The Inglewood Municipal Code Chapter 12, Planning and Zoning, is hereby amended by adding Section 12-1.76.1, and Section 12-1.104.1, to read as follows:

Section 12-1.76.1. Sports and Entertainment Complex.

"Sports and Entertainment Complex" shall mean the same as defined in Section 12-38.91(A).

Section 12-1.104.1. SEC Development Guidelines.

"SEC Development Guidelines" shall mean the same as defined in Section 12-38.91(F).

SECTION 4: The Inglewood Municipal Code Chapter 12, Planning and Zoning, Section 12-2, Zone Classifications Denoted, is hereby amended to read as follows:

[Add "SE" Sports and Entertainment Overlay Zone to list of zones in IMC §12-2]
SECTION 5: A parking lot, public parking area, or facility, or any entity providing same, may provide off-street parking for the Sports and Entertainment Complex, outside the SE Overlay Zone, notwithstanding any contrary provisions in Inglewood Municipal Code Chapter 12, Planning and Zoning, Article 19 (Parking Regulations).

SECTION 6: Any adjoining parcels within the SE Overlay Zone may have their lot lines adjusted at the request of the property owners, or by City on its own initiative as to City owned property, pursuant to the procedures in this section and in accordance with the provisions of Government Code Section 66412(d). Such action shall be a ministerial approval made by the Economic and Community Development Department Director, or his or her designee, who shall approve a lot line adjustment if he or she finds that (i) the adjusted lot conforms with the general plan and the SE Sports and Entertainment Overlay Zone, and (ii) all owners of an interest in the subject real property have consented to the lot line adjustment. No conditions or exactions shall be imposed on the approval of the lot line adjustment except to conform to the general plan, zoning and building ordinances, to require the prepayment of real property taxes prior to the approval of the lot line adjustment, or to facilitate the relocation of existing utilities, infrastructure or easements. No tentative map, parcel map or final map shall be required as a condition to the approval of a lot line adjustment. Upon recordation of the notice of lot line adjustment, the regulations of the SE Sports and Entertainment Overlay Zone shall apply to the merged or adjusted lot or parcel, and the lot lines shall be shown in the recorded notice of merger of lot line adjustment or a certificate of compliance.
The Silverstein Law Firm, APC
June 9, 2020
Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02;
CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037

EXHIBIT 4
EXHIBIT A

TEXT AMENDMENTS TO
THE INGLEWOOD GENERAL PLAN

Added text is shown in **bold underline**; removed text is shown in **bold strikethrough**.

Section 1.

Land Use Element “Section II – Statement of Objectives” for “Industrial” in Subsection D on pages 7 through 8 is amended to read as follows:

D. Industrial

- Provide a diversified industrial base for the City. Continue to improve the existing industrial districts by upgrading the necessary infrastructure and by eliminating incompatible and/or blighted uses through the redevelopment process.

- Continue the redevelopment of Inglewood by promoting the expansion of existing industrial firms and actively seek the addition of new firms that are environmentally non-polluting.

- Increase the industrial employment opportunities for the city’s residents.

- **Promote the development of sports and entertainment facilities and related uses on underutilized land, in appropriate locations, creating economic development and employment opportunities for the City’s residents.**

Land Use Element “Section VI – Future Land Uses” for “Industrial Land Use” in Subsection C on pages 71 through 74 is amended to read as follows:

C. Industrial Land Use

Usually there are three factors involved in the location of industrial land: infrastructure, compatibility of use, and proximity to an adequate labor force.

[intervening text intentionally omitted]

Industry should be compatible with surrounding land uses. Compact industrial locations
such as an "industrial park" place industries adjacent to other industries, thereby minimizing conflict with residential and commercial areas. In some cases, industrial uses may be placed where residential or commercial land uses are not desirable, such as the area which is under the eastern end of the flight path of Los Angeles International Airport. The Element proposes that the area in the City of Inglewood generally bounded by Crenshaw on the east, La Cienega on the west, Century on the north and 104th Street on the south be designated as industrial from the present residential and commercial. This area is an extremely undesirable location for residential usage because it is severely impacted by jet aircraft noise. The area should be developed with industrial park, commercial, and/or office park uses, and/or sports and entertainment facilities, and related uses, utilizing planned assembly district guidelines, or, in the case of sports and entertainment facilities and related uses, project-specific design guidelines in lieu of the planned assembly district guidelines, to insure both the quality of the development and to encourage its compatibility with surrounding uses.

[intervening text intentionally omitted]

Those industrial areas which front along major arterials such as La Cienega, Florence, or Century will likely be developed for industrial/commercial/office uses, or sports and entertainment facilities and related uses.

[intervening text intentionally omitted]

As the construction of the Century Freeway along the City’s southern boundary progresses, the highly noise impacted area between Century and 104th which is west of Crenshaw should be recycled from its present residential uses to more appropriate industrial/commercial/office uses, or sports and entertainment facilities and related uses. Irrespective of market forces, the City must promote and assist in upgrading of existing industrial uses.

Section 2.

Circulation Element Section on “Street Classification Collectors” (within “Part Two – Circulation Plan” in Subpart 4 on pages 20 through 21) is amended to read as follows:
4. **COLLECTORS.**

35. 102nd Street (east of Prairie Avenue)

36 35. 104th Street

37 36. 108th Street (Prairie Avenue to Crenshaw Boulevard)

Circulation Element Section on “Traffic Generators” within “Part Two – Circulation Plan” on page 22 is amended to read as follows:

Certain facilities or areas in and near Inglewood can be identified as being the destination of significant numbers of vehicles:

[Nos. 1 – 7 intentionally omitted]

8. **Inglewood Basketball and Entertainment Center. The sports and entertainment arena can accommodate approximately 18,500 patrons, and includes parking serving the arena and related uses for approximately 4,125 vehicles, in addition to complementary transportation and circulation facilities.**

Circulation Element Section on “Truck Routes” within “Part Two – Circulation Plan” on page 28 is amended to read as follows:

The purpose of designated truck routes is to restrict heavy weight vehicles to streets constructed to carry such weight, in addition to keeping large vehicles--with their potentially annoying levels of noise, vibration and fumes--from residential neighborhoods. With the exception of two routes, all designated truck routes are along arterial streets. One exception is East Hyde Park Boulevard and Hyde Park Place which have street widths too narrow to be classified an arterial route but which serve various small light manufacturing and heavy commercial businesses located in northeast Inglewood. The second exception is 102nd Street
(between **Prairie-Doty** Avenue and Yukon Avenue) which serves the new manufacturing and air freight businesses being developed in the Century Redevelopment Project area.
EXHIBIT B-1

MAP AMENDMENT TO THE LAND USE ELEMENT
OF THE INGLEWOOD GENERAL PLAN

Land Use Element “Land Use Map” is amended in its entirety (as depicted below) to show that certain ___-acre area located adjacent to S. Prairie Avenue, just south of W. Century Boulevard, comprised of Parcels [insert APNs] to be designated as “Industrial”.

Land Use Element “Land Use Map”

[image of amended map]
EXHIBIT B-2

MAP AMENDMENTS TO THE CIRCULATION ELEMENT
OF THE INGLEWOOD GENERAL PLAN

Section 1.

The Circulation Element “Street Classification” Map on page 17 is amended in its entirety (as depicted below) to remove the vacated portions of 101st and 102nd Streets as follows:

[Image of amended map]

Section 2.

The Circulation Element “Traffic Generators” Map on page 23 is amended in its entirety (as depicted below) to add the location of the Project site as follows:

[Image of amended map]

Section 3.

The Circulation Element “Designated Truck Routes” Map on page 29 is amended in its entirety (as depicted below) to remove the vacated portion of 102nd Street as follows:

[Image of amended map]
EXHIBIT B-3

MAP AMENDMENT TO THE SAFETY ELEMENT
OF THE INGLEWOOD GENERAL PLAN

Safety Element Water Distribution System Map on page 37 is supplemented (as depicted below) to show the relocation of a water well and accompanying pipelines as follows:

[Image of supplemental map]
The Silverstein Law Firm, APC
June 9, 2020
Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02;
CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037

EXHIBIT 5
Inglewood mayor accused of telling activist ‘go choke yourself,’ but video evidence disappears

Inglewood Mayor James Butts, center, denies making an offensive comment to city activist Diane Sambrano at the close of a recent City Council meeting. And now video evidence of that comment has been deleted. File photo by Robert Casillas, Daily Breeze/SCNG

By JASON HENRY | jhenry@scng.com | Pasadena Star News
PUBLISHED: August 14, 2018 at 6:13 p.m. | UPDATED: June 28, 2019 at 12:12 p.m.
A video circulating in Inglewood this week appears to capture Mayor James Butts telling an activist to “go choke yourself,” but the city’s original version of the recording posted online has been altered to remove the insult.

In the current version, Butts adjourns the June 12 meeting and the video cuts out four seconds later. But, at least until July 18, the original video actually continued for 19 more seconds. And in those final moments, the microphone picks up what sounds like Butts saying, “Go choke yourself, Diane,” while seated at the dais, according to a cellphone recording of the exchange.

The invective was directed at resident Diane Sambrano, who criticized the City Council earlier in the meeting for giving the Los Angeles Clippers access to public land to hold a press conference.

Sambrano, a longtime activist who often clashes with Butts during council meetings, heard the mayor say her name at the end of the June 12 meeting, but she didn’t know what he said until she watched the meeting online. She then called Butts out at the City Council meeting July 10.

“It was there for awhile, then I mentioned it, and they edited it maybe a week later,” she said.

Joseph Teixeira, a frequent opponent of Butts, used his cellphone to record the mayor’s comment directly from the city’s video, but when he returned to the video weeks later, he found that it ended abruptly. Earlier this month, Teixeira accused Butts of covering up the remark, and after the mayor denied the claim, Teixeira released a comparison with both versions.

In an email, Butts denied asking staff to alter the recording.
“As I said before, I have no recollection of saying this. This is not how I have ever spoken to the public,” Butts said. “I have never asked anyone to edit a video or delete a video, so I have no explanation for Mr. Teixeira’s (sic) tape.”

Councilman Eloy Morales, who sits next to Butts, said he did not recall the mayor telling Sambrano to choke herself. In Teixeira’s clip, Morales turns toward Butts after the comment is made.

A cached version of the June 12 video confirms someone altered it more than a month after it was uploaded to YouTube. The original run-time was 41 minutes and 28 seconds as of July 18, according to Google’s snapshot. The same video now ends at 41 minutes and nine seconds.

Sambrano publicly accused Butts July 10 and Teixeira circulated an email with similar accusations July 11.

“I don’t appreciate anyone, not even the mayor, suggesting that I choke myself in a public meeting, I just wonder how many workplace situations are going to be created where somebody sues us because of a hostile work environment that you created and we have to pay for.” Sambrano said at the July 10 Council meeting.

David Snyder, director of the San Rafael-based First Amendment Coalition, said the recorded meeting is a public record and questioned the city’s legal basis for altering it.

“At the very least, it is unseemly for them to edit a publicly released video in a way that is clearly just designed to protect the mayor for political reasons,” Snyder said. “If the city is going to redact information from public documents, they need a valid basis to do it, and I don’t see a valid basis here.”

The city, however, likely could not be forced to undo the redaction because the video wasn’t published in response to a request under the California Public Records Act, Snyder said. The original may not exist anymore.

Inglewood City Clerk Yvonne Horton said the city does not retain the raw video after the meeting is uploaded to YouTube.

On Tuesday, Teixeira brought a flash drive to the City Council meeting and challenged Butts to play the comparison. The mayor declined.

“Last week, you sat up here and lied to everybody. said you didn’t say ‘go choke yourself, Diane,’ ” Teixeira said. “You lied. I’m saying right now, put this in there and make me look dumb.”
“You already look dumb, sir,” Butts replied.

“Show everybody what kind of a liar you are, what kind of things you say about a woman when you think nobody is hearing, or you think she is close enough to hear you and she will be afraid,” Teixeira responded. “You’re a coward and a bully.”

In an email, Butts said his staff edited other videos for length in 2016 and 2017. However, he would not provide the dates.

“Not going to have staff research, they have confirmed that this is not an anomaly,” Butts wrote.

But this edit is out of the ordinary. A comparison of every Inglewood City Council meeting in 2018 shows the videos continued for an average of 17 seconds after adjournment. The June 12 meeting, however, cut outs after just four seconds. Only one other video ends quicker. In that video, Butts shut down the meeting when someone tries to serve him with a lawsuit. The council had not finished its agenda.

Even if the city does edit its videos, it is unlikely they were edited more than a month later, according to Snyder of the First Amendment Coalition.

“They released the full video, then went back, chopped off the end and put out a newly redacted video,” he said. “It seems unlikely that is a common practice.”

Inglewood typically posts its City Council videos to YouTube the day after the meeting. But the city also broadcasts the meetings live on Facebook. The June 12 meeting is the only one from 2018 that could not be found in the city’s archives.

The mayor disputed that the video is not available on Facebook, but he did not provide proof of its existence when asked for it.

Butts was elected mayor of Inglewood in 2010 and re-elected four year later. He previously served as a police officer in Inglewood and the Santa Monica Police Department, where he climbed the ranks to become chief of police. He went on to become the assistant general manager at Los Angeles World Airports.
His time on the council has been marked by success and controversy. Under his administration, Inglewood has struggled beneath the weight of large budget deficits but the city secured a new NFL stadium and is in discussions with the Los Angeles Clippers for a new arena.

The city has been sued repeatedly over the Clippers arena. Madison Square Garden, the owner of the Forum, named Butts specifically, alleging that he tricked executives into giving up land that will now be used by the competing arena.

Butts was the subject of an investigation by the Los Angeles County District Attorney's Office in 2013. Prosecutors determined it wasn't illegal for Butts to ask companies competing for a lucrative trash contract to hire his unemployed brother. The company that won the $100 million bid did give the mayor's brother, Michael, a job. Michael Butts was the mayor's tenant at the time and about a quarter of his monthly paycheck went to the mayor, according to bankruptcy documents.

The city of Inglewood sued Teixeira in 2015, accusing him of violating the city's copyright on City Council videos. A federal judge called the lawsuit "merit-less" and a "serious threat to critical political expression," according to the Los Angeles Times. The judge awarded nearly $120,000 to Teixeira's attorneys. Despite the ruling, Inglewood still puts copyright notices on its YouTube videos.

Butts is up for re-election in November.

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Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02;
CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037

EXHIBIT 6
NOTICE OF EXEMPTION

Prepared in accordance with California Environmental Quality Act Section No. 15300, and the Inglewood Municipal Code, the following Notice of Exemption is made.

Project Title: General Plan Amendment GPA-2020-02
CEQA Case No: EA-CE-2020-037
Location: Citywide
Zoning: All Zones
Project Sponsor: City of Inglewood
Address: One Manchester Boulevard, Inglewood, CA 90301
Agency Contact: Fred Jackson, Senior Planner
Telephone: (310) 412-5230

Project Description
General Plan Amendment 2020-002 (GPA-2020-002) to amend the Land Use Element of the City of Inglewood General Plan to clarify existing population density and building intensity allowances for all land use designations.

Exempt Status
Categorical Exemption: Section 15061(b)(3) and 15060(c)(2)

Reason for Exemption
The proposed General Plan Amendment qualifies under the “common sense” CEQA exemption pursuant to CEQA Guidelines Section 15061(b)(3) and 15060(c)(2), which provides that, where it can be seen with certainty that there is no possibility that a project may have a significant effect on the environment, the project is not subject to CEQA. CEQA only applies to projects that have the potential for causing a significant effect on the environment - either through a direct impact or reasonably, foreseeable indirect impact. The proposed General Plan Amendment will not have a significant impact on the environment and because it clarifies existing land use regulations is therefore exempt from the provisions of CEQA.

Signature: [Signature]
Name: Fred Jackson
Title: Senior Planner
Date: April 1, 2020
NOTICE OF EXEMPTION

Prepared in accordance with California Environmental Quality Act Section No. 15300, and the Inglewood Municipal Code, the following Notice of Exemption is made.

Project Title: General Plan Amendment GPA-2020-02
CEQA Case No: EA-CE-2020-037
Location: Citywide
Zoning: All Zones
Project Sponsor: City of Inglewood
Address: One Manchester Boulevard, Inglewood, CA 90301
Agency Contact: Fred Jackson, Senior Planner
Telephone: (310) 412-5230

Project Description
General Plan Amendment 2020-002 (GPA-2020-002) to amend the Land Use Element of the City of Inglewood General Plan to clarify existing population density and building intensity allowances for all land use designations.

Exempt Status
Categorical Exemption: Sections 15061(b)(3), 15060(c)(2) and 15305

Reason for Exemption
The proposed General Plan Amendment qualifies under the "common sense" CEQA exemption pursuant to CEQA Guidelines Sections 15061(b)(3) and 15060(c)(2), which provide that, where it can be seen with certainty that there is no possibility that a project may have a significant effect on the environment, the project is not subject to CEQA. CEQA only applies to projects that have the potential for causing a significant effect on the environment - either through a direct impact or reasonably, foreseeable indirect impact. The proposed General Plan Amendment will not have a significant impact on the environment and because it clarifies existing land use regulations is therefore exempt from the provisions of CEQA. The proposed General Plan Amendment also qualifies for the categorical exemption set forth in CEQA Guidelines section 15305 as "minor alterations in land use limitations," in that the amendments do not authorize new, different or more intense uses as compared to those set forth in the City's existing General Plan.

Signature:
Name: Fred Jackson
Title: Senior Planner
Date: April 1, 2020
The Silverstein Law Firm, APC  
June 9, 2020  
Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02; CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037  
EXHIBIT 7
## Agenda Center

View current agendas and minutes for all boards and commissions. Previous years' agendas and minutes can be found in the Document Center. Adobe Reader may be required to view some documents.

### City Council

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The Silverstein Law Firm, APC
June 9, 2020
Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02;
CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037
EXHIBIT 8
2.0 LAND USE

2.1 INTRODUCTION

The Land Use Element is the framework of the General Plan. It correlates goals and policies from all the other mandatory and optional elements into a single section. The patterns of development activity and land uses are set forth that will support and enhance the character of the Town. Although, in the eyes of the law, all General Plan elements are of equal importance, the Land Use Element is the most frequently used and referenced section of the General Plan.

Los Gatos is a mature, predominantly built-out community. Many believe there is little room for growth or change in the physical environment. However, land use is dynamic and change is constant from within and without. Controlling change in an effort to maintain our quality of life is a challenge. Disagreements arise when specific development applications are considered or in an overall discussion of growth. Reaching a consensus on issues relating to development is difficult at best, if not impossible.

The Land Use section identifies issues, Goals, Policies and Implementing Strategies to be used by citizens, staff and decision-makers to ensure that Los Gatos remains special. This section incorporates related issues including traffic and circulation patterns, growth, development, maintenance of neighborhoods and protection of the natural environment. It is not simply a statement of land use patterns typically addressed in a Land Use Element of a General Plan, but rather an overall statement of the use of land and its effects upon the physical environment of the Town of Los Gatos.

All development must comply fully with the General Plan and applicable Specific Plans.

2.2 AUTHORITY FOR THE ELEMENT

The State of California Government Code Section 65302(a) requires that a General Plan include:

"...a Land Use Element which designates the proposed general distribution and general location and extent of the uses of the land for housing, business, industry, open space including agriculture, natural resources, recreation and enjoyment of scenic beauty, education, public buildings and grounds, solid and liquid waste disposal facilities and other categories of public and private uses of land.

The Land Use Element shall include a statement of the standards of population density and building intensity recommended for the various districts and other territory covered by the plan."

The Land Use Element has the broadest scope of any of the State required components of the General Plan. In addition to the State’s requirements set forth in the Government Code, it has also been legally established that, while the location of a particular land use may be expressed in general terms, a property owner must be able to identify the General Plan designation for his/her parcel from the land use diagram contained in the Land Use Element.

Among the important implementation mechanisms for the Land Use Element are specific plans and the Zoning Ordinance. The California Government Code requires that the Town’s Zoning Ordinance and map be consistent with its General Plan Land Use Element and map, and that all provisions of specific plans adopted by the Town must be consistent with the General Plan they implement.
2.3 RELATIONSHIP OF LAND USE TO OTHER ELEMENTS AND OTHER PLANS

As the framework element of this General Plan, the Land Use Element relates directly to all goals and policies of the other elements and unifies the General Plan by providing the overall policy context for the other elements.

- The Land Use Element addresses circulation by setting out, in its map and policies, the location and size of all roadways in the Town coordinated with the land uses the roads will serve. It also notes the planned capacities of all other infrastructure systems that will be necessary to protect the health and welfare of the Town’s citizens.

- The location, type and density of residential units is a key component of the Land Use Element. The Housing Element uses the density ranges specified in the Land Use Element to identify sites to meet the Town’s housing needs.

- The mandates of the Safety Element are reflected in the designation and location of land use, the permitted activities within designated areas, and the patterns of land use that support defensible space, the Town’s contingency plan, and fire and other hazard mitigation.

- The Land Use Element addresses buffers between noise sensitive uses and noise sources.

- The Land Use Element addresses circulation by setting out, in its map and policies, the location and size of all roadways in the Town coordinated with the land uses the roads will serve. It also notes the planned capacities of all other infrastructure systems that will be necessary to protect the health and welfare of the Town’s citizens.

- The Land Use Element addresses circulation by setting out, in its map and policies, the location and size of all roadways in the Town coordinated with the land uses the roads will serve. It also notes the planned capacities of all other infrastructure systems that will be necessary to protect the health and welfare of the Town’s citizens.

- The Town conserves resources through policies for the wise use of land, water, and energy.

- Air quality is improved by land use patterns that minimize vehicle travel internal to the Town.

- The Conservation Element goals address protecting and enhancing the natural environment. Programs that retain natural features such as tree preservation, limited grading and water conservation maintain the natural character of Los Gatos.

- The Open Space Element refers to the location, character and use of parks, recreational facilities and preserved, unimproved land.

- Land use designations protect and preserve open spaces.

- The Land Use Element reflects the Town’s high priority for quality design.

- Preserving historical buildings, limiting the size of houses and careful design of new in-fill developments protect the built-out character of Los Gatos.

- California State law requires that all specific plans and zoning regulations be consistent with the General Plan. The Hillside Specific Plan, the North Forty Specific Plan, the Redevelopment Plan and other plans that may be adopted as deemed necessary from time to time will be consistent with this General Plan.
2.4 LAND USE DESIGNATIONS

The land use designations serve as a guide to land use potential and must be considered in conjunction with the goals and policies of this General Plan, adopted specific plans, zoning ordinances, development guidelines, regulations and review procedures. The following land use designations appear on the Land Use Map.

2.4.1 The following definitions pertain to residential land uses as designated on the Land Use Plan (Figure 2.2).

The designated density ranges express the extreme limits of net densities that are reasonable and desirable for the various areas within the Town boundaries and Sphere of Influence. Determining precise density on any property is a function of subsequent implementation. There is no guarantee that any individual project will be able to achieve the maximum density. Minimum densities are intended to be a floor, except in the event of conflicts with other elements of the General Plan.

Population density standards are expressed in terms of persons per acre (i.e. the product of the number of dwelling units per acre multiplied by the number of persons per dwelling unit). Persons per dwelling unit is assumed to be 3.5 persons for the Hillside and Low Density Residential designations and 2.0 persons for all other residential land uses. Since the number of persons per dwelling unit varies from household to household and may also change over time, the population density standards indicated below must be considered fairly general and flexible.

a. HILLSIDE RESIDENTIAL: 0-1 Dwellings per net acre
   Up to 3.5 persons/acre

The Hillside Residential designation provides for very low density, rural type, large lot or cluster, single-family residential development, and compatible with the unique mountainous terrain and its vegetation.

b. LOW DENSITY RESIDENTIAL: 0-5 Dwellings per net acre
   Up to 17.5 persons/acre

The Low Density Residential designation provides for single-family residential properties located on generally level terrain. It encourages single-family residential development in either the standard development established by traditional zoning or by innovative forms obtained through planned development.

c. MEDIUM DENSITY RESIDENTIAL: 5 - 12 Dwellings per net acre
   Up to 24 persons/acre

The Medium Density Residential designation provides for multiple-family residential, duplex, and/or small single family homes.

d. HIGH DENSITY RESIDENTIAL: 12 - 20 Dwellings per net acre
   Up to 40 persons/acre

The High Density Residential designation provides for more intensive multi-family residential development. Its objective is to provide quality housing in close proximity to transit or a business area.

e. MOBILE HOME PARK: 5-12 Dwellings per net acre
   Up to 24 persons/acre

The Mobile Home Park designation provides for mobile home parks. The intent is to provide and preserve Mobile Home Parks as a source of affordable housing.
2.4.2. The following definitions pertain to non-residential land uses as designated on the Land Use Plan (Figure 2.2).

For non-residential categories, the specific uses mentioned are illustrative only. Restrictions on building intensity are indicated by the allowed land coverage or floor area ratio (FAR) and the maximum height limit. In addition, all non-residential land uses are limited by the capacity of the circulation system and available parking. In addition, subject to public review, residential development may be allowed above or behind commercial uses in most of these designations as long as sufficient on-site parking is available for residents without reducing parking available for businesses.

a. OFFICE PROFESSIONAL: Up to 50% land coverage
   35' height limit

The Office Professional designation provides for professional and general business offices. This designation applies to various locations throughout the Town, often in close proximity to neighborhood or community oriented commercial facilities or as a buffer between commercial and residential uses. The intent of this designation is to satisfy the community's need for general business and professional services and local employment.

b. CBD - CENTRAL BUSINESS DISTRICT: .6 FAR
   45' height limit

The CBD designation applies exclusively to the downtown. This designation:

- encourages a mixture of community-oriented commercial goods, services and lodging, that is unique in its accommodation of small town style merchants and the maintenance of a small town feel and character;

- maintains and expands landscaped open spaces and mature tree growth without increasing setbacks;

- integrates new construction with existing structures of historical or architectural significance and emphasizes the importance of the pedestrian.

c. MIXED USE COMMERCIAL: Up to 50% land coverage
   35' height limit

The Mixed Use Commercial designation permits a mixture of retail, office, residential in a mixed use setting, along with lodging, service, auto related businesses, non-manufacturing industrial uses, recreational uses and restaurants. Project designs shall maintain the small town, residential scale and natural environments of adjacent residential neighborhoods. Projects developed under this designation shall be designed to provide prime orientation to the major arterial street frontage and proper transitions and buffers to any adjacent residential property. This designation should never be interpreted to allow development of independent commercial facilities with principal frontage on the side streets.

d. NEIGHBORHOOD COMMERCIAL: Up to 50% land coverage
   35' height limit

The Neighborhood Commercial designation provides for necessary day-to-day commercial goods and services required by the residents of the adjacent neighborhoods. This designation encourages concentrated and coordinated commercial development at easily accessible locations.
e. SERVICE COMMERCIAL: Up to 50% land coverage
35' height limit

The Service Commercial designation provides for service businesses necessary for the conduct of households or businesses, such as auto repair, building materials sales, paint suppliers, janitorial services, towing businesses, contractors offices and yards, laundry and dry cleaners, etc. as well as wholesaling and warehousing activities.

f. LIGHT INDUSTRIAL: Up to 50% land coverage
35' height limit

The Light Industrial designation provides for large-scale office developments and selected, well controlled, research and development, industrial park-type and service oriented light industrial uses that are subject to rigid development standards. These uses should respond to community or region-wide needs.

g. PUBLIC

The Public designation identifies public facilities in the Town such as the Civic Center, court house, schools, parks, libraries, hospitals, churches, and fire stations.

h. AGRICULTURE

The Agricultural designation identifies areas for the production of commercial agricultural crops.

i. OPEN SPACE

The Open Space designation identifies the location of public parks, open space preserves, private preserves and stream corridors.

2.5 GOALS, POLICIES, IMPLEMENTING STRATEGIES

ISSUE: 1

Los Gatos is distinctive. The small town heritage, natural setting and architectural diversity make our town unique. Preserving these attributes is important to this community. New development should be well-designed to preserve and enhance these attributes. Historic buildings should be preserved.

Goal:

L.G.1.1 To preserve, promote, and protect the existing small town character and quality of life within Los Gatos.

Policies:

L.P.1.1 Development shall be of high quality design and construction, a positive addition to and compatible with the Town's ambiance. Development shall enhance the character and unique identity of existing commercial and/or residential neighborhoods.

L.P.1.2 Encourage developers to engage in early discussions regarding the nature and scope of the project and possible impacts and mitigation requirements. These discussions should occur as early as possible in the project planning stage, preferably preceding land acquisition.

L.P.1.3 Encourage economic and social activity consistent with a small-scale, small town atmosphere and image.
Conservation Element

Preserve and promote existing commercial centers consistent with the maintenance of a small-scale, small-town atmosphere and image.

Preserve existing trees, natural vegetation, natural topography, and riparian and wildlife habitats, and promote tasteful, high quality, well designed, environmentally conscious and diverse landscaping in new and existing developments.

Encourage mixed use development consisting of residential above or behind non-residential uses in commercial areas.

In-fill projects shall contribute to the further development of the surrounding neighborhood (e.g. improve circulation, contribute to or provide neighborhood unity, eliminate a blighted area, not detract from the existing quality of life).

In-fill projects shall be designed in context with the neighborhood and surrounding zoning with respect to the existing scale and character of surrounding structures, and should blend rather than compete with the established character of the area.

Preserve and protect historic structures including those that have been designated or are contributors in existing historic districts. Use special care in reviewing new buildings or remodels in the vicinity to address compatibility issues and potential impacts.

Continue the Town’s careful and proactive historic preservation programs, tempered with compassion and understanding of the property owners’ needs, desires and financial capabilities.

Encourage private/public funding, development and operation of cultural amenities, activities and centers consistent with the small town character of Los Gatos.

When the deciding body’s decision on a zoning approval is based on assumptions derived from the applicant’s promises and/or description of the proposal, those assumptions should become conditions of the approval.

Cooperate with the County of Santa Clara to encourage the annexation of unincorporated islands into the Town. The Town will not require the installation of curbs, gutters, sidewalks, or street lights as a condition of annexation nor will these improvements be imposed on annexed areas after annexation unless the residents of the area request such improvements and are willing to participate in the cost of such improvements. This does not prevent the Town from requiring such improvements as a condition of approval of any zoning or subdivision approval if such conditions are normally made on those items and the improvements would be in keeping with the neighborhood.

Achieve compliance with Town ordinances and regulations through education, incentives, and other proactive measures in addition to issuing citations, collecting fines or other punitive measures.

Recognizing that our ability to preserve our small town character is somewhat dependent on decisions in surrounding communities, take initiative to coordinate and cooperate with other jurisdictions in the region with respect to land use, transportation, and hillside development.

Land Use
Town of Los Gatos General Plan

July, 2000
Page L-6
Implementing Strategies:

L.I.1.1 Architectural Standards/Design Criteria: Use adopted architectural standards and design criteria to review development proposals. Periodically review architectural standards and design guidelines and update as necessary for completeness, clarity, and effectiveness.

Time Frame: On-going
Responsible Party: Planning and Deciding Body

L.I.1.2 Neighborhood Meetings: Prepare and distribute with project application information describing guidelines for conducting neighborhood meetings and criteria for reporting the results of neighborhood meetings.

Time Frame: On-going
Responsible Party: Planning

L.I.1.3 In-fill project/Community Benefit: Applicants for in-fill projects shall demonstrate that the project has a strong community benefit.

Time Frame: On-going
Responsible Party: Planning

L.I.1.4 In-fill project/Community Benefit: The deciding body shall make specific findings of community benefit before approving any in-fill project.

Time Frame: On-going
Responsible Party: Planning and Deciding Body

L.I.1.5 Traffic Impact Policy: Review development applications for consistency with the required findings for Traffic Impact Policy.

Time Frame: On-going
Responsible Party: Planning, Engineering and Deciding Body

L.I.1.6 Code Compliance: Maintain a Code Compliance function to effectively enforce the land use regulations in the Town Code.

Time Frame: On-going
Responsible Party: Planning

L.I.1.7 Code Compliance: Town staff will identify major violations (illegal units, sign violations, illegal uses, tree removals, grading violations, etc.) without waiting for public complaint. Town staff will act on minor violations (illegally parked cars, boats, trailers, and campers, etc.) based on public complaints. Additional violations that may be observed during investigation of a complaint will also be acted upon.

Time Frame: On-going
Responsible Party: Planning

L.I.1.8 Community Benefit: Amend the Town Code to include a definition of “Community Benefit” that clearly differentiates it from exactions.

Time Frame: 2000-2005
Responsible Party: Planning and Town Attorney
L.I.1.9 Historic Preservation: Study amending the Town Code to require proposed developments that are otherwise exempt from historic review but that might have an impact on sites of designated or suspected historic significance, be referred to the Historic Preservation Committee for review and opinion.

**Time Frame:** 2002-2005  
**Responsible Party:** Planning and Town Attorney

L.I.1.10 Zoning Code Update: Perform an audit of the Zoning Code to eliminate outdated sections and insure that all regulations are consistent with this General Plan.

**Time Frame:** 2000-2002  
**Responsible Party:** Planning and Town Attorney

L.I.1.11 Mixed Use Overlay Zone: Complete a study to analyze a “mixed use” zone or overlay that will include a variety of businesses with differing activity cycles to provide interest and destination points to the residents.

**Time Frame:** 2002-2005  
**Responsible Party:** Planning

L.I.1.12 F.A.R.: Complete a study to analyze whether lot coverage regulations in commercial and industrial zones should be replaced or augmented with floor area ratios (F.A.R.).

**Time Frame:** 2002-2005  
**Responsible Party:** Planning

L.I.1.13 Community Education: Continue to educate the general community as to quality design and planning practices by sponsoring community forums with expert speakers, design charrettes and seminars.

**Time Frame:** On-going  
**Responsible Party:** Planning

L.I.1.14 Story Poles: Require the installation of story poles prior to the approval of new development as required by Town resolution.

**Time Frame:** On-going  
**Responsible Party:** Planning

L.I.1.15 Continue and expand Town participation in planning processes and decisions in neighboring jurisdictions and regional bodies in order to develop innovative, effective, and coordinated land use, transportation, and hillside development plans and standards that will help preserve our small town character.

**Time Frame:** On-going  
**Responsible Party:** Planning and Town Council

L.I.1.16 Complete a study with broad public participation to identify effective ways to invite and increase public participation in the planning process.

**Time Frame:** 2001 - 2002  
**Responsible Party:** Planning
L.I.1.17 Task Forces: Use task forces, ad hoc committees and other means as appropriate to involve residential and commercial interests in Town matters.

**Time Frame:** On-going  
**Responsible Party:** Planning and Deciding Body

L.I.1.18 Planning Information: Place on the Town’s web site the General Plan, specific plans, the zoning code, the Boulevard Plan, design guidelines and other planning documents.

**Time Frame:** On-going  
**Responsible Party:** Planning

### ISSUE 2

As land prices have increased, lot sizes have become smaller while house sizes have expanded. This intensity of land use gives the impression of a higher density than actually exists.

**Goal:**

L.G.2.1 To limit the intensity of new development to a level consistent with surrounding development and with the Town at large.

L.G.2.2 To reduce the visual impact that new construction and/or remodeling has on our town and its neighborhoods.

L.G.2.3 To preserve the quality of the personal open space (yards) throughout the town.

**Policies:**

L.P.2.1 Review all development applications in light of the overall mass and scale of the development.

L.P.2.2 Balance size and number of units to achieve appropriate (limit) intensity.

L.P.2.3 Encourage basements and cellars to provide “hidden” sq. ft. In-lieu of visible mass.

L.P.2.4 Increase building setbacks as mass and height increase.

L.P.2.5 Maximize quality usable open space in all new developments

**Implementing Strategies:**

L.I.2.1 Maximum Floor Area: Set a maximum total floor area for new subdivisions and planned developments as part of the approval process.

**Time Frame:** On-going  
** Responsible Party:** Planning and Deciding Body

L.I.2.2 Relate Yards to Building Height: Research increasing yard setback regulations to include considerations for building height.

**Time Frame:** 2000 - 2005  
** Responsible Party:** Planning
L.I.2.3 BMP Program: Study amending the BMP program to set the required number of units based on the total square footage of a project in addition to the requirement based on a percentage of the number of units.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning

L.I.2.4 Maximum House Size: Consider a maximum house size regulation that incorporates various methods for limiting house size.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning

L.I.2.5 Open Space: Consider specifying the type and increasing the quantity of open space required for new developments.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning and Deciding Body

L.I.2.6 Limit Floor Area Increase: Limit the amount of increase in the floor area of the remaining units in a project, when the number of units is reduced as part of the development review process.

**Time Frame:** On-going  
**Responsible Party:** Planning and Deciding Body

L.I.2.7 Building Height: Consider amending the Zoning Code to reduce the maximum allowable building height.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning

**ISSUE: 3**

Residential neighborhoods in Los Gatos are attractive and well-maintained. Planning for neighborhood preservation and protection is one of the most important purposes of the Town’s General Plan. Maintaining neighborhood quality requires: conservation of existing housing, good street design, minimizing and controlling traffic in residential neighborhoods and development review that adheres to quality design. Factors such as the introduction of new or excessive traffic, existing substandard infrastructure or economic pressures may cause disruption of neighborhoods.

**Goal:**

- **L.G.3.1** To maintain the existing character of residential neighborhoods by controlling development.

**Policies:**

- **L.P.3.1** Protect existing residential areas from pressures for non-residential development.

- **L.P.3.2** Consider nonresidential activity in residential areas only when the character and quality of the neighborhood can be maintained.

- **L.P.3.3** Protect existing residential areas from adjacent nonresidential uses by assuring that buffers are developed and maintained. Buffers shall be required as conditions of approval and may consist of landscaping, sound barriers, building setbacks or open space.
L.P.3.4 Prohibit uses that may lead to deterioration of residential neighborhoods, or adversely impact the public safety or the residential character of a residential neighborhood.

L.P.3.5 Assure that the type and intensity of land use shall be consistent with that of the immediate neighborhood.

L.P.3.6 Develop and implement appropriate traffic controls to protect residential neighborhoods from the impacts of through traffic such as safety hazards, speeding, noise, and other disturbances.

L.P.3.7 Allow development only with adequate physical infrastructure (e.g., transportation, sewers, utilities, etc.) and social services (e.g., education, public safety, etc.)

L.P.3.8 Discourage corridor lots.

L.P.3.9 Allow alternative uses of sites and facilities of schools, subject to conditions that will protect the surrounding neighborhood.

L.P.3.10 Allow redevelopment of unused school sites commensurate with the surrounding residential neighborhood and availability of services.

L.P.3.11 Demolitions: In order to reduce landfill, conserve resources, and preserve neighborhood character, demolitions shall be discouraged and applicants shall submit structural reports to determine whether the demolition of any principal structure is justified.

Implementing Strategies:

L.I.3.1 Architectural Standards/Design Criteria: Use adopted architectural standards and design criteria to review development proposals.

Time Frame: On-going
Responsible Party: Planning and Deciding Body

L.I.3.2 In-fill Projects/Community Benefit: Applicants for in-fill projects shall demonstrate that the project has a strong community benefit.

Time Frame: On-going
Responsible Party: Planning

L.I.3.3 In-fill Projects/Community Benefit: The deciding body shall make specific findings of community benefit before approving any in-fill project.

Time Frame: On-going
Responsible Party: Planning and Deciding Body

L.I.3.4 Demolition of Historic Structures: Refer zoning approvals with demolition of historic structures to Historic Preservation Committee.

Time Frame: On-going
Responsible Party: Planning

L.I.3.5 Traffic Impact Policy: Review development applications for consistency with the required findings for Traffic Impact Policy.

Time Frame: On-going
Responsible Party: Planning, Engineering and Deciding Body
Planned Developments: Study the appropriateness of permitting Planned Development applications on parcels smaller than 40,000 square feet.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning

Standards for Non-residential Uses: Develop standards for traffic, noise, intensity and overall size for non-residential uses in residential zones.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning

Periodic Review of CUP's: The conditional use permit approvals for marginal/alternative (non-residential) uses in residential zones shall be periodically reviewed by the Planning Commission for any adverse impacts, nuisances or any required modifications.

**Time Frame:** On-going  
**Responsible Party:** Planning Commission

Corridor Lots: Corridor lots may only be considered if the use of a corridor lot decreases the amount of public street required for the subdivision, contributes to the surrounding neighborhood, and is in context with the existing scale and established character of the neighborhood. The subdivider must also demonstrate that the use of a corridor lot benefits surrounding properties.

**Time Frame:** On-going  
**Responsible Party:** Planning

Story Poles: Require the erection of story poles prior to the approval of new development.

**Time Frame:** On-going  
**Responsible Party:** Planning

**ISSUE: 4**

One of Los Gatos' most outstanding assets is the visual diversity of its individual neighborhoods. Development represents a variety of architectural styles from various eras, embodying a variety of sizes, design features, and building materials resulting in neighborhoods with their own unique identity. Unique districts or neighborhoods can be the product of an underlying theme or character (e.g. architectural, cultural, or historical) or can be created by physical barriers (e.g. hillsides, freeways or major streets).

**Goal:**

L.G. 4.1 To preserve and enhance existing community and neighborhood character and sense of place.

**Policies:**

L.P.4.1 Continue to encourage a variety of housing types and sizes that is balanced throughout the Town and within neighborhoods and that is also compatible with the character of the surrounding neighborhood.

L.P.4.2 Ensure that new development is a positive addition to the Town's environment and does not detract from the nature and character of appropriate nearby established development.
Maintain the character and identity of existing neighborhoods. New construction, remodels, and additions shall be compatible and blend with the existing neighborhood.

Avoid Demolitions. If allowed, the replacement house should be similar in size and scale as the original and maintain the neighborhood character.

Maintain the Town's capacity to meet its housing needs as identified in the Housing Element.

Preserve and protect historic structures and use special care in reviewing new buildings or remodels in their vicinity to address compatibility issues and potential impacts.

Continue the Town's careful and proactive historic preservation programs, tempered with compassion and understanding of the property owners' needs, desires and financial capabilities.

**Implementing Strategies:**

L.I.4.1 Letters of Justification: Require applicants to submit letters of justification to show how new residential development contributes to the balance of types and sizes.

*Time Frame:* On-going  
*Responsible Party:* Applicant and Deciding Body

L.I.4.2 Development Review: Review development proposals against adopted Residential Design Standards.

*Time Frame:* On-going  
*Responsible Party:* Planning and Deciding Body

L.I.4.3 Maintain Neighborhood Character: The deciding body shall use F.A.R. and adopted residential design guidelines to maintain existing neighborhood character.

*Time Frame:* On-going  
*Responsible Party:* Planning and Historic Preservation Committee

L.I.4.4 Demolition of Historic Structures: Refer zone change and planned development applications that may result in the demolition of historic structures to the Historic Preservation Committee for review and recommendation.

*Time Frame:* On-going  
*Responsible Party:* Planning and Historic Preservation Committee

L.I.4.5 In-fill Findings: Review development applications for consistency with the required findings for In-Fill Policy.

*Time Frame:* On-going  
*Responsible Party:* Planning and Deciding Body

L.I.4.6 Traffic Impact Findings: Review development applications for consistency with the required findings for Traffic Impact Policy.

*Time Frame:* On-going  
*Responsible Party:* Planning and Deciding Body
L.I.4.7 Winchester Boulevard Rezoning: Consider amending the General Plan’s Land Use Element and the Zoning Code to preserve the existing residential uses along Winchester Boulevard between Shelburne Way and Pleasant View.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning

L.I.4.8 Neighborhood Specific Design Standards: Prepare residential design standards that are neighborhood specific to protect the unique character of various neighborhoods throughout the Town.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning and Architectural Standards Committee

L.I.4.9 Design Standards: Prepare design standards for replacement single family dwellings that replicates the size, scale and mass of the original structure.

**Time Frame:** 2000 -2005  
**Responsible Party:** Planning and Architectural Standards Committee


**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning and Historic Preservation Committee

L.I.4.11 Identify Alternative Sites to Meet Housing Needs: The Housing Element assumes that sites designated medium and high density residential will be developed at the upper end of the density range. Whenever the Town approves a development at a lower density on one of these sites, one or more other sites should be identified to maintain the Town’s capacity to meet its housing needs as identified in the Housing Element, subject to neighborhood compatibility and mitigation of traffic impacts.

**Time Frame:** On-going  
**Responsible Party:** Planning and Deciding Body

L.I.4.12 Story Poles: Require the erection of story poles prior to the approval of new development.

**Time Frame:** On-going  
**Responsible Party:** Planning


**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning

L.I.4.14 Update the General Plan’s Housing Element after the demographic breakouts of the 2000 census are available.

**Time Frame:** 2001 - 2003  
**Responsible Party:** Planning and Community Services
ISSUE: 5

It is important to the economic vitality of the Town and to the general benefit of the residents that goods and services are readily available to the citizens of Los Gatos. If a full range of goods and services are not provided sales tax “leakage” will occur, reducing the Town’s fiscal stability.

Goal:

L.G.5.1 To provide residents with adequate commercial and industrial services.

L.G.5.2 To maintain a balanced, economically stable community within environmental goals.

Policies:

L.P.5.1 Maintain a variety of commercial uses (a strong downtown commercial area combined with Los Gatos Boulevard and strong neighborhood commercial centers) to meet the shopping needs of residents and to preserve the small-town atmosphere.

L.P.5.2 Encourage a mix of retail, office and professional uses in commercial areas, except in the Central Business District where retail should be emphasized.

L.P.5.3 Require full public review for commercial development to ensure compatibility with adjacent neighborhoods and the Town.

L.P.5.4 Encourage existing light industry and service commercial uses to remain or be replaced with similar uses.

L.P.5.5 Encourage the development and retention of locally-owned stores and shops.

L.P.5.6 Encourage development that maintains and expands resident-oriented services and/or creates employment opportunities for local residents consistent with overall land use policies of the Town.

L.P.5.7 Only allow land uses for which public costs can be justified by overall community benefit.

L.P.5.8 “Broadening the tax base” shall never be the sole reason for allowing new commercial development or approving a change in a commercial land use.

L.P.5.9 Retail sales tax “leakage” should be kept to a minimum by providing in-town convenience and comparative shopping opportunities.

Implementing Strategies:

L.I.5.1 Revise CUP Table: Study Conditional Use Permit Table to determine if any changes (deletions or additions) need to be made to list of uses. Considerations should include factors such as size of building and/or floor space occupied, traffic generation and whether the use would dictate a “trademark” style of building.

Time Frame: 2000 - 2005

Responsible Party: Planning, Town Manager and the Chamber of Commerce
L.I.5.2 Early Review: Encourage applicants to submit applications to the Conceptual Development Advisory Committee prior to a formal development application submittal.

**Time Frame:** On-going  
**Responsible Party:** Planning

L.I.5.3 Permit Streamlining: Maintain the Town's permit streamlining program.

**Time Frame:** On-going  
**Responsible Party:** All Departments

L.I.5.4 Information Handouts: Develop handouts and informational materials for use by residents and businesses.

**Time Frame:** On-going  
**Responsible Party:** Planning, Building and Engineering

L.I.5.5 North 40 Specific Plan: Zoning shall be changed as part of development applications to provide consistency with the Vasona Light Rail and Route 85 Element and other elements of this General Plan and with any future specific plan prepared for this area.

**Time Frame:** On-going  
**Responsible Party:** Applicants

L.I.5.6 Identify Needed Businesses: In cooperation with the Chamber of Commerce, the Town should identify those businesses that are needed in the Town, and actively recruit those businesses.

**Time Frame:** On-going  
**Responsible Party:** Town Manager, Redevelopment Agency and the Chamber of Commerce

L.I.5.7 Fiscal Impacts: Review the fiscal impacts/benefits that proposed projects will have on the Town and local school districts.

**Time Frame:** On-going  
**Responsible Party:** Planning and Deciding Body

**ISSUE: 6**

Downtown Los Gatos is the historic heart of the Town. It is the center of the Town's government services and sets the spirit and style of the whole Town. Downtown is unique in Silicon Valley in its architecture, historic small town mixture of goods and services, pedestrian scale and integration of commercial and residential uses. Convenient access and adequate parking are important to the vitality of the downtown, but must be balanced with maintaining the small town character.

**Goal:**

L.G.6.1 To maintain the historic character of the downtown.

L.G.6.2 To preserve downtown Los Gatos as the historic center of the Town with goods and services for local residents while maintaining the existing Town identity, environment and commercial viability.

**Policies:**

L.P.6.1 Encourage the preservation, restoration, rehabilitation, reuse and maintenance of existing buildings.
L.P.6.2 Encourage the development and retention of small businesses and locally-owned stores and shops that are consistent with small town character and scale.

L.P.6.3 Consider outdoor seating in restaurants/coffee shops only when the historic character and quality of the Downtown and adjacent neighborhoods can be maintained.

L.P.6.4 Establish and maintain strong boundaries between the CBD and adjacent residential neighborhoods.

L.P.6.5 Recognize and encourage the different functions, land use patterns, and use mixes of the various commercial areas within the downtown. This includes:

- The pedestrian scale, specialty orientation of the CBD.
- The convenience shopping land use pattern of areas north of Saratoga Avenue to about Blossom Hill Road, and
- The mixed use commercial activities along Santa Cruz Avenue and the service commercial activities along University Avenue between Andrews, Roberts, and Blossom Hill Roads.

L.P.6.6 Encourage mixed uses to increase residential opportunities in commercial zones.

**Implementing Strategies:**

L.I.6.1 Threshold Floor Area: Study amending the Town Code to establish a threshold floor area that would require a conditional use permit for new businesses.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning

L.I.6.2 Commercial Rent Mediation: Study whether some form of commercial rent mediation would benefit the community by protecting small businesses and locally owned shops.

**Time Frame:** 2000 - 2005  
**Responsible Party:** Planning

**ISSUE: 7**

Los Gatos residents want to develop Los Gatos Boulevard as a distinct place that enhances the quality of life of the people of Los Gatos through its beauty, economic vitality, and community. Community opinion expressed during the development and adoption of the Los Gatos Boulevard Plan stated that the land uses along Los Gatos Boulevard should create a shopping experience and destinations that complement the characteristics of Downtown.

**Goal:**

L.G.7.1 To provide a transition from higher intensity uses at the north end of Los Gatos Boulevard at Lark Avenue to existing residential uses at the south end of Los Gatos Boulevard.

L.G.7.2 To provide clear direction to potential developers.

L.G.7.3 To encourage redevelopment, possibly including appropriate and compatible re-zoning, of parcels that are experiencing a high vacancy rate.
L.G.7.4 To promote commercial activity that complements the whole Town.

L.G.7.5 To provide a dependable source of income, employment opportunities, goods and services.

L.G.7.6 To encourage a mixture of uses along Los Gatos Boulevard, including where appropriate, mixed-use parcels that are compatible with surrounding uses.

L.G.7.7 To provide for uses with a family and resident orientation.

L.G.7.8 To encourage pedestrian amenities, scale, and design.

Policies:

L.P.7.1 New development must be designed in order to minimize adverse impacts upon adjacent residential areas.

L.P.7.2 Encourage mixed uses to increase residential opportunities in commercial zones.

L.P.7.3 Retain and enhance auto dealerships.

L.P.7.4 Auto related uses currently existing shall be allowed to remain indefinitely.

L.P.7.5 New and relocating auto-related businesses shall be located a) north of Los Gatos - Almaden Road, b) adjacent to existing auto dealerships, or c) on a vacant site previously used for permitted auto sales.

L.P.7.6 Neighborhood commercial, multi-family residential and office uses shall be concentrated south of Los Gatos - Almaden Road.

L.P.7.7 Uses on Los Gatos Boulevard south of Shannon Road shall be residential or office; existing non-residential uses shall not be intensified and existing vacant property and residential uses shall be developed as Single Family Residential.

L.P.7.8 Commercial and mixed use development north of Lark shall be in keeping with the Vasona Light Rail and Route 85 Element, the North 40 Specific Plan (when adopted) and shall provide/in incorporate Boulevard, Downtown and regional transit access accordingly.

L.P.7.9 Establish and maintain strong boundaries between the commercial uses along Los Gatos Boulevard and adjacent residential neighborhoods.

L.P.7.10 New landscaping, streetscape as well as new development shall be designed to encourage pedestrian use.

Implementing Strategies:

L.I.7.1 Commercial Image: Work with existing auto dealers and other commercial property owners and merchants to develop an appropriate commercial image specifically for Los Gatos Boulevard.

Time Frame: 2000 - 2005

Responsible Party: Town Manager and Chamber of Commerce
L.I.7.2 Development Review Process: Revise the development review process for exterior improvements to existing buildings to allow approval by staff subject to compliance with Los Gatos Boulevard Design Standards.

Time Frame: 2000 - 2005
Responsible Party: Planning


Time Frame: On-going
Responsible Party: Planning and Deciding Body

L.I.7.4 Land Use Policy: Develop land use policy to provide clear direction to potential developers.

Time Frame: 2000 - 2005
Responsible Party: Planning and Town Council

L.I.7.5 Los Gatos Boulevard Plan: Implement the Los Gatos Boulevard Plan.

Time Frame: On-going
Responsible Party: Planning, Engineering and Public Works

L.I.7.6 Promotional Sales Activities: Allow auto dealers and other commercial property owners and merchants to conduct occasional promotional sales activities with a “festival” atmosphere with appropriate restrictions to reduce traffic congestion and impacts on neighboring commercial and residential uses.

Time Frame: On-going
Responsible Party: Planning

L.I.7.7 Pedestrian/bike Links: Provide more pedestrian/bike areas and links to adjacent residential areas to foster neighborhood use of commercial centers.

Time Frame: On-going
Responsible Party: Planning, Engineering and Public Works

L.I.7.8 North of Los Gatos-Almaden Road: Encourage new or relocating auto-related businesses to relocate to available property north of Los Gatos-Almaden Road.

Time Frame: On-going
Responsible Party: Town Manager, Planning and Chamber of Commerce

L.I.7.9 Seven Mile Reservoir: Explore use of "air space" over Seven Mile Reservoir for landscaped open passive open space.

Time Frame: 2000 - 2005
Responsible Party: Planning, Parks and Public Works

L.I.7.10 South of Los Gatos-Almaden Road: Encourage replacement of vacated businesses south of Los Gatos-Almaden Road with neighborhood commercial, multi-family, or office uses.

Time Frame: On-going
Responsible Party: Planning
ISSUE: 8

Los Gatos is outstanding in its respect for the natural environment. The Santa Cruz Mountains are a major natural feature and form the backdrop for Los Gatos. Maintaining the tree cover, the creeks, streams and riparian corridors, and accommodating wildlife is a major part of the community's identity.

Goal:

L.G.8.1 To preserve the natural topography and ecosystems within the Town's Sphere of Influence.

L.G.8.2 To promote a sustainable community by protecting environmental needs without compromising the ability of future generations to meet their needs.

Policies:

L.P.8.1 Preserve the Town's distinctive and unique environment by preserving and maintaining the natural topography, wildlife and vegetation and by mitigating and reversing the harmful effects of traffic congestion, pollution and environmental degradation on our urban landscape.

L.P.8.2 Limit Hillside development to that specified in the Hillside Specific Plan. Minimize development and preserve and enhance the rural atmosphere and natural plant and wildlife habitats in the hillside.

L.P.8.3 Preserve and protect the natural state of the Santa Cruz Mountains and surrounding hillsides, by, among other things discouraging development on and near the hillsides as well as development that blocks the views of the hillsides.

L.P.8.4 Emphasize preserving the natural land forms by minimizing grading. Grading should be limited only to the area needed to place the main house on the property.

L.P.8.5 Allow development that is only environmentally suitable to such use.

L.P.8.6 Preserve existing creeks and riparian habitat in as natural state as possible.

L.P.8.7 When a development project is adjacent to a creek, the approval shall include a condition that the creek be dedicated to the Town in fee with a maintenance easement granted to the Santa Clara Valley Water District.

L.P.8.8 Existing specimen trees shall be preserved and protected as a part of any development proposal.

L.P.8.9 Encourage innovative and efficient management of natural resources.

L.P.8.10 Limit hillside development to that which can be safely accommodated by our rural two lane roads.

L.P.8.11 Encourage the use of scenic easements to preserve viewsheds.

L.P.8.12 Work with Santa Clara County to ensure that projects developed in the County meet Town policies and standards, do not induce further development, and do not unduly burden the Town.
Implementing Strategies:

L.I.8.1 Grading Permits: Require Architecture and Site approval for grading permits.

Time Frame: On-going
Responsible Party: Planning and Engineering

L.I.8.2 Grading Permits: Require grading permits to insure that the grading of slopes and sites proposed for development will be minimized.

Time Frame: On-going
Responsible Party: Planning and Engineering

L.I.8.3 Story Poles: Require the erection of story poles prior to the approval of new development.

Time Frame: On-going
Responsible Party: Planning

L.I.8.4 Limit Impervious Surfaces: Revise Town codes to limit the impervious surfaces in most zones. Alternative materials and designs shall be encouraged for driveways, parking areas and parking lots in all zones except the C-2 zone. Examples include but are not limited to: "ribbon strip" driveways (pavement in tire areas, grass or gravel in the middle), pervious paving material, gravel surface for overflow parking lots. Design parking lots to drain into landscaped areas.

Time Frame: 2000 - 2005
Responsible Party: Planning and Engineering

L.I.8.5 Limit Size of Hillside Houses: Amend the Town Code to limit the size of houses in the hillside area.

Time Frame: 2000-2001
Responsible Party: Planning and Architectural Standards and Hillsides Committee

L.I.8.6 Hillside Development Standards: The Town shall continue to work with the County in updating hillside development standards, and annexations shall be encouraged within the Urban Service Boundary.

Time Frame: On-going
Responsible Party: Planning

L.I.8.7 Landscape Design Standards: Prepare landscape design standards that are environmentally conscious, maximize the use of native and drought-tolerant species, and encourage well planned planting schemes, that include appropriate sized plant material in sufficient density to add to the thoughtfulness and beauty of the Town.

Time Frame: On-going
Responsible Party: Parks
LI.8.8 Open Space: Maximize preservation of open space and scenic vistas by requiring dedications in fee (preferred) or easements and by restricting buildable areas on lots. Where buildable areas are restricted through clustering, planned developments, or other means, these means shall not allow higher overall density on the parcel than would otherwise be allowed by the zoning. Dedications should be made jointly to Town and Mid-Peninsula Regional Open Space District.

Time Frame: On-going
Responsible Party: Planning, Engineering and Parks

LI.8.9 Open Space: Sponsor an existing agency or create a new agency to encourage private property owners to dedicate open space easements to the Town.

Time Frame: On-going
Responsible Party: Town Manager

LI.8.10 Hillside Design Standard: Houses shall be designed to step down the contours rather than be designed for flat pads.

Time Frame: On-going
Responsible Party: Planning and Architectural Standards Committee

LI.8.11 Ridge lines: Review all subdivisions and house plans to avoid having structures project above the ridge lines when seen from the valley floor. Avoid grading that would alter the natural ridge line.

Time Frame: On-going
Responsible Party: Planning and Deciding Body

LI.8.12 Grading Moratorium: Prohibit grading in hillside areas between October 1 and April 15. Install interim erosion control measures shown on the approved interim erosion control plan by October 1.

Time Frame: On-going
Responsible Party: Planning and Engineering

LI.8.13 Soils and Geologic Reports: For projects with potential grading, erosion and sediment control problems, soils and geologic reports will be provided during the development review process.

Time Frame: On-going
Responsible Party: Planning, Building and Engineering

LI.8.14 Geologic Reports: Require geologic reports to specify construction methods to protect the proposed project as well as existing residences in the vicinity from identified hazards.

Time Frame: On-going
Responsible Party: Applicant, Planning, Building and Engineering

LI.8.15 Environmental Impact Reports: Staff should err on the side of requiring an Environmental Impact Report to ensure adequate consideration of environmental concerns associated with projects.

Time Frame: On-going
Responsible Party: Planning
L.I.8.16 Reverse and prevent harmful development impacts: The Town shall design and implement programs and procedures to mitigate the effects of past developments, and to review and prevent or mitigate the impacts of future development on community sustainability.

**Time Frame:** On-going

**Responsible Party:** Planning
The Silverstein Law Firm, APC
June 9, 2020
Further Objections to General Plan Amendments and Notices of Exemption for, and of General Plan Amendment GPA-2020-01 and GPA-2020-02;
CEQA Case Nos. EA-CE-2020-036 and EA-CE-2020-037

EXHIBIT 9
Dear 2UrbanGirls,

The proposed changes to the general plan are exactly what the rich-out-of-town campaign contributors put the council in place to do—Destroy the community of Inglewood for THEIR personal enrichment. The four overpaid aye men will vote as they always do, without regard for their neighbors in an effort to please THE DECISION CZAR. With a 400% density increase here and a 800% density increase there no one should notice the 1380% increase over there. Like the frog in boiling water, or the lambs following "their leader" to slaughter, Inglewood residents may one day wake up and notice while they kept their voices silent their "quarters" have been made smaller, the shading magnolias have been removed, and their investment in the American dream has transformed to live as a sardine.

The winners here are developers who use our tax money to buy their large estates for their families and the realtors who claim higher property value is the important thing, (yes to them since their...

https://2urbangirls.com/letter-to-the-editor-inglewood-voters-need-to-wake-up/
commissions are higher) The losers are individual residents who want their children to enjoy the promise of democracy rather than dictatorship, in a safe, stable, house with a piece of grass, fresh air, and limited traffic in a neighborhood where lifetime friendships flourish.

This recent pandemic should have taught everyone an important lesson Personal Space shouldn’t be a luxury only for billionaires and millionaires, it is important for all, even the residents of Inglewood. See what “Playa Vista- esk,” plans these four have approved at “urbanize LA” or get the details at “the arroyo group” > (enjoy the pretty renderings you paid for those pretty pics)

Tell your council member his aye or yes today will be your vote for someone else in November. When do you think the letters over one Manchester will be changed to “The New Chavez Ravine” or “Welcome to Tara”?

**Not a sardine**

General Plan Amendment – Environmental Justice
(https://www.cityofinglewood.org/AgendaCenter/ViewFile/item/9197?fileID=4444)

General Plan Amendment – Land Use
(https://www.cityofinglewood.org/AgendaCenter/ViewFile/item/9198?fileID=4445)

**Editor’s note, Public Hearings will take place on the General Plan amendments on June 9, 2020.

Leaves a Reply

Your email address will not be published.

Comment:

https://2urbangirls.com/letter-to-the-editor-inglewood-voters-need-to-wake-up/
The city of Inglewood will hold a public hearing on amending the city's General Plan which will drastically affect the density rate. As foreign investors continue to invest in housing one of the key selling points Turnstone Capital points out is taking advantage of "increasing density which allows to increase value in real estate assets".
Creating density and increasing value involves this scenario. An investor purchases two single family homes, adjoins the parcels, and creates a multi-family residence. This is troublesome for a city like Inglewood which already lacks parking and has created a citywide parking permit system which only allows two parking permits per household.

The General Plan is being amended to specifically increase density for the proposed Clippers arena, aka the Inglewood Basketball and Entertainment Center (IBEC).

Long-time resident Diane Sambrano spoke to 2UrbanGirls about why this should concern Inglewood residents.

“"This amendment is exactly what the greedy out-of-town developers, who have financed the current councils election and local realtors who seek to personally profit desires," said Sambrano.

"The quality of life decreases for residents will be significant as the number of allowable dwellings will choke out green space, increase traffic and all but eliminate neighborhoods of single family homes."

Sambrano specifically refers to a new housing development in the city’s north end at Plymouth and Labrea.

The properties located along a stretch of Plymouth became the subject of a Letter to the Editor concerning the delay in filing recording documents on behalf of the owners.

“"Twenty town homes will replace eleven existing single family homes," said Sambrano. "This was all down under the Arroyo Group who taxpayers essentially paid to destroy their community."
Arroyo Group's website depicts plans for 3,000 units at Crenshaw-Imperial which will replace the shopping center where Superior Market, Big 5 and other small businesses are located.

You may recall many business owners complained that the city cut off some turning access at the intersection of Crenshaw and 113th Street at Wells Fargo. One could assume the city was attempting to sabotage the businesses to justify closing the center in favor of the housing development.

A 14 story hotel will be erected at 3820 W. 102nd Street and another monstrous hotel at 11111 S. Prairie Avenue and 4026 W. 111th Street.

The James T. Butts Jr. administration is methodically increasing density to drive out long term residents of the city of Inglewood.

Inglewood residents Kenneth and Dawn Baines hired the Silverstein Law Firm to file an opposition to the amended plan.

They are also opposed to the fact that the IBEC project, which has been criticized for 42 environmental adverse actions, would be alleviated should the city change the General Plan.

Their opposition was related to the city’s lack of proper notification. The city utilizes Inglewood Today newspaper to publish the notices, however, despite the vast taxpayer funds pumped into the weekly publication, they are not delivered to homeowners. Instead they have to hunt the paper down thus missing out on these important announcements.

No opposition was filed on behalf of any existing environmental group in the city of Inglewood.

URBAN GIRL FUND

Inglewood Today Publisher Willie Brown is involved in a battle with resident Halimah Ginyard, who runs a popular Inglewood focused Facebook group and has become Executive Director of the Inglewood Chamber, registered herself as the publisher [link](https://www.gopetition.com/petitions/call-for-resignation-of-halimah-ginyard-executive-director-of-inglewood-chamber-for-unethical-behavior.html?fbclid=IwAR3Flc1yZqGmXW2z1aFiChZNewqdgru8lccml8uiQPN2tuxa8zWG5j2IK4) of Brown's twenty year old newspaper.

It is possible Ginyard has usurped advertising funds from his paper with this action.

Board members of the Inglewood Chamber, which include realtors and other reputable city businesses, continue to allow unethical and unscrupulous persons to be the leader of the organization which saw the former Executive Director removed related to mismanaging chamber funds.

Related: Letter to the Editor: Inglewood Mayor threatens Board of the Inglewood Airport Area Chamber of Commerce [link](https://2urbangirls.com/letter-to-the-editor-inglewood-mayor-threatens-board-of-the-inglewood-airport-area-chamber-of-commerce/)

Was Ginyard installed there to continue the alleged pillaging of chamber funds [link](https://2urbangirls.com/is-the-inglewood-chamber-of-commerce-funneling-donations-to-inglewood-city-council-members/) or is Mayor Butts attempting to forcefully take over Brown's paper through her filing?

The Public Hearing will take place Tuesday, June 9th at 2pm and you can watch the meeting on the city's Facebook [link](https://www.facebook.com/cityofinglewood/) page.
Dear City Clerk, Mayor and City Council Members:

We have repeatedly attempted to call the City at the telephone number indicated on the City Council Agenda for June 9, 2020.

However, we have continuously received an auto response that the access code was not recognized. Please see attached the video of our failed attempts to call today.

Let the record reflect that we have been deprived of the possibility to submit a public comment during the meeting, in violation of the Brown Act.

We have also watched the meeting and obtained a new code 0833144#. However, we were unable to connect and participate in the meeting, other than in "listening mode" and we were not provided the opportunity to speak despite dialing the available mode of raising the hand.

Please include this correspondence in the administrative record of both General Plan Amendments before you today, as well as the administrative record for the IBEC DEIR.

Thank you.

Veronica Lebron
The Silverstein Law Firm, APC
215 North Marengo Avenue, 3rd Floor
Pasadena, CA 91101-1504
Telephone: (626) 449-4200
Facsimile: (626) 449-4205
Email: Veronica@RobertSilversteinLaw.com
Website: www.RobertSilversteinLaw.com

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May 29, 2020

Fred Jackson, Senior Planner
City of Inglewood
Planning Department
One West Manchester Boulevard
Inglewood, CA 90301

Dear Mr. Smith:

NOTICE OF PROPOSED AMENDMENTS TO THE GENERAL PLAN, "INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER PROJECT," WOULD CONSIST OF AN APPROXIMATELY 915,000-SQUARE FOOT ARENA STRUCTURE DESIGNED TO HOST THE LA CLIPPERS BASKETBALL TEAM WITH UP TO 18,000 FIXED SEATS FOR NATIONAL BASKETBALL ASSOCIATION GAMES, THE ARENA COULD ALSO BE CONFIGURED WITH UP TO 500 ADDITIONAL TEMPORARY SEATS FOR EVENTS SUCH AS FAMILY SHOWS, CONCERTS, CONVENTIONS AND CORPORATE EVENTS, AND NON-LA CLIPPER SPORTING EVENTS, LOCATED AT 3812 WEST 102ND STREET, INGLEWOOD, FFER 2020002523

The Notice of Proposed Amendments has been reviewed by the Planning Division, Land Development Unit, Forestry Division, and Health Hazardous Materials Division of the County of Los Angeles Fire Department.

The following are their comments:

PLANNING DIVISION:

In response to the “Notice of Proposed Amendments to the General Plan for the City of Inglewood for the proposed Inglewood Basketball and Entertainment Center Project,” the Planning Division of the Los Angeles County Fire Department (LACFD) would like to reiterate its comments in the Department’s response to the draft EIR date February 7, 2020.

Serving the unincorporated areas of Los Angeles County and the cities of: AGBURA HILLS ANTERIA AZUSA BALDWIN PARK BELLE BELL GARDENS BELLFLOWER BRADSHUR
Any revenue generated within the City, such as developer fees, property and sales tax revenue due to cumulative projects would not offset any cost incurred by LACFD to provide additional staffing. The funding for the cost of the additional captain post position would have to be provided by the Developer.

For any questions regarding this response, please contact Loretta Bagwell, Planning Analyst, at (323) 881-2404 or Loretta.Bagwell@fire.lacounty.gov.

LAND DEVELOPMENT UNIT:

The County of Los Angeles Fire Department’s Fire Prevention Land Development Unit has no objection to the City of Inglewood Proposed Amendments to the General Plan for the proposed Inglewood Basketball and Entertainment Center Project.

Upon development of land within the boundaries of the City of Inglewood General Plan all proposed development shall comply with all applicable code and ordinance requirements for construction, access, water main, fire flows, and fire hydrants.

Should any questions arise regarding subdivision, water systems, or access, please contact the County of Los Angeles Fire Department Land Development Unit’s, Inspector Nancy Rodeheffer at (323) 890-4243.

FORESTRY DIVISION – OTHER ENVIRONMENTAL CONCERNS:

The statutory responsibilities of the County of Los Angeles Fire Department’s Forestry Division include erosion control, watershed management, rare and endangered species, vegetation, fuel modification for Very High Fire Hazard Severity Zones, archeological and cultural resources, and the County Oak Tree Ordinance.

The County of Los Angeles Fire Department’s Forestry Division has no further comments regarding this project.

For any questions regarding this response, please contact Forestry Assistant, Joseph Brunet at (818) 890-5719.

HEALTH HAZARDOUS MATERIALS DIVISION:

The Health Hazardous Materials Division of the Los Angeles County Fire Department has no comments or requirements for the project at this time.

Please contact HHMD senior typist-clerk, Perla Garcia at (323) 890-4035 or Perla.garcia@fire.lacounty.gov if you have any questions.

If you have any additional questions, please contact this office at (323) 890-4330.
Very truly yours,

RONALD M. DURBIN, CHIEF, FORESTRY DIVISION
PREVENTION SERVICES BUREAU

RMD:ac
My family received your notice today of the public hearing scheduled for June 17, 2020 to consider the matters associated with the IBEC. We were troubled to see that this public event, by definition, was being held in the middle of a pandemic. So many other venues of greater public importance within our city, state and federal government are still closed and/or highly curtailed, yet this “business proposal” rubber stamping between a private corporation and the city must continue at the risk of all the attendees, who may or may not come due to the risk to their personal health. It has a calculated feeling.

My father an architect, city planner and retired LA county commissioner along with myself built the building standing on 3838 W. 102 st. over 30 years ago. Our business and temple were both situated there for decades. We have been part of the Inglewood community and invested there long before it was fashionable. My father is 87 years old an amputee with multiple underlying health issues and by doctors orders has not left his house in months, nor can he while the pandemic continues. He feels strongly about making his case in person as his right.

Our unsolicited experience with Murphy’s Bowl LLC and their agents has not been positive. They have been opportunistic at the least if not deceptive. The city should not give any unfair advantage to a private business just because they have deeper pockets than a smaller business. Our building has been redlined within Murphy’s Bowls plans to expand their business and profits. We are presumed out of the picture, without even asking. How exactly do they plan on building their business over us? This is not a city project, it is a private business trying to build their empire at our expense.

1) Please provide us with the plans on how our building will be incorporated in this project prior to the public hearing so we have reasonable time to review and respond.

2) Please provide contact information for the Mayor of Inglewood, our Councilperson and all others in charge of this project.

Please confirm receipt of this email via reply.

Respectfully,

Dev Bhalla

310-770-9660
dev@indiaimportsandexports.com
Dear Ms. Horton:

Please include this communication in the administrative record for the IBEC EIR and project (SCH No. 2018021056).

We are in receipt of the City Council's June 16, 2020 Hearing Agenda, where Item Nos. SPH-2 and SPH-3, respectively, state:

"Staff report requesting that a public hearing be set to reconsider adoption of a Categorical Exemption EA-CE-2020-36 and General Plan Amendment GPA 2020-01 to Adopt an Environmental Justice Element of the General Plan."

"Staff report requesting that a public hearing be set to reconsider adoption of a Categorical Exemption EA-CE-2020-37 and General Plan Amendment GPA 2020-02 to amend the Land Use Element of the Inglewood Comprehensive General to clarify existing population density and building intensity allowances for all land use designations."

The Staff Reports for each Item merely summarize the prior staff reports in 4 pages, and provide the following identical explanation for re-noticing the items to reconsider the approvals for both items:

"However, during the City Council meeting, staff received a comment letter pertaining to the public's ability to provide comment during the meeting. To address the comments outlined in the letter and to ensure adequate opportunity for public comment, the General Plan Amendment will be re-noticed and presented for the City Council's reconsideration."

Based on the hyperlinked staff reports for both items - not accessible to those without internet access - the new hearing for both General Plan amendments and their Exemptions will be set on June 30, 2020.

Please clarify and confirm:

1) Whether any and all approvals of Item Nos. PH-1 and PH-2 on June 9, 2020 were rescinded, and - if so - then based on which action or mechanism, and at when public hearing. The mere statement now that the approvals will be reset and reconsidered does not mean that the City's notice of same cannot, or will not, be withdrawn. In other words, how do we know that the June 9, 2020 approval are actually already rescinded, or actually will be?;

2) Whether a City Council hearing on June 30, 2020 will indeed take place and will include both items re General Plan approvals and their Exemptions, as mentioned in the staff reports.
Please note that the City’s failure to rescind the June 9, 2020 approvals related to PH-1 and PH-2 make the City and City Council subject to both CEQA, State Planning and Zoning Laws, and Brown Act violation claims.

**Further, please revise, re-issue and re-publish the June 16, 2020 Council Hearing agenda to ensure:**

1) The brief description for both Items SPH-2 and SPH-3 includes the "June 30, 2020" date on which the public hearing re General Plan amendments will be set;

2) The agenda's font type and size related to the "public participation" are not reduced but are in the same large and legible size as the rest of the agenda's first page.

**Finally, pursuant to Govt' Code Sec. 6250 et seq., please provide the following public records:**

1) All resolutions and or motions that were adopted on June 9, 2020 related to the General Plan Amendments Item Nos. PH-1 and PH-2, in their signed form;

2) Any and all revisions and modifications of the text of the resolutions or notices of exemption for Items Nos. PH-1 and PH-2 that occurred at any time and especially during the City Council Hearing, after the staff reports for each item were published in the June 9, 2020 agenda via hyperlinked agenda package;

3) Any public comments - apart from those from this firm - that were received by City staff and/or officials that relate to Items PH-1 and/or PH-2, from January 1, 2018 through the time of your compliance with this request;

4) Any public comments that were received by the City staff and/or officials related to the deprived public participation, incorrect access code, Brown act violation, or inability to make comments at the June 9, 2020 hearing.

5) All documents and communications which relate or refer to or are agreements, fee arrangements, indemnification, reimbursement or invoices of any attorney or environmental consultant retained by the City or consulted with for the purposes of drafting or amending the General Plan Land Use and Environmental Justice Elements.

We request your prompt attention to all the above-noted issues and CPRA requests. In any event, please respond to the CPRA requests no later than **June 22, 2020**. Thank you

Veronica Lebron
The Silverstein Law Firm, APC
215 North Marengo Avenue, 3rd Floor
Pasadena, CA 91101-1504
Telephone: (626) 449-4200
Facsimile: (626) 449-4205
Email: Veronica@RobertSilversteinLaw.com
Dear Ms. Horton and Ms. Wilcox:

Please include this communication in the administrative record for the IBEC project.

As we informed you by email on June 9, 2020, despite our properly calling in, waiting on hold, and our repeated attempts to "raise our hand" to make a comment, we were not connected by the City, and were deprived of our statutory right to "address the legislative body" on June 9, 2020 "before or during the legislative body's consideration" of the General Plan Amendments, Agenda Items PH-1 and PH-. Govt. Code Sec. 54954.3(a).

While waiting on the phone, I also noticed that there were many others waiting (at least 6 in the queue, per the phone answering service), who did not have the chance to speak at all or whose comments were not clearly heard or considered by the City Council, either because of technical issues or simply because the City Council denied these intended speakers the right to speak, in violation of the Brown Act. Yet the City Council continued the hearing and voted on the items despite the acknowledged disruptions in public access to the teleconference.

The above-described obstructions were in addition to the City’s failure to provide - in advance and in the agenda itself - a correct access code. As a result, numerous people who could not watch the City Council hearing on the internet and relied on teleconferencing by phone were unable to learn about the later announced corrected access code and could not participate in the meeting at all. We believe there were more than 100 callers on June 9, 2020 who tried to call and participate in the June 9, 2020 meeting by phone but could not do so because of the incorrect access code provided by the City. This is an improper and disgraceful state of affairs.

Without waiving our objections to the June 9, 2020 meeting's violations of the Brown Act, but in an attempt to avoid any such interference with our and our client's rights, or disruptions to the general public, in connection with the upcoming June 17, 2020 Planning Commission hearing, we hereby request special accommodation to be able to be heard and to comment by telephone in the form of an uninterrupted teleconference opportunity, where we are actually called on to speak.

We request that the City inform us of its commitment to address this issue for us - and generally for the public - or otherwise postpone any Planning Commission or City Council hearings on any land use and/or CEQA decisions, including regarding the IBEC Project and EIR, until and unless the public may participate and comment without exclusion, "technical failures," or other conditions which deny members of the public of their right to participate in and comment at public hearings.

Please confirm what steps the City will take to accommodate our special accommodation request, and our requests generally. Thank you.
Bernard McCrumby

From: Veronica Lebron <Veronica@robertsilversteinlaw.com>
Sent: Thursday, June 11, 2020 7:31 AM
To: Aisha Thompson; Mindala Wilcox; Yvonne Horton
Cc: Esther Kornfeld; Naira Soghbatyan; Robert Silverstein
Subject: RE: California Public Records Act Request | Ordinance 94-24

Dear Ms. Horton:

We searched the Municipal Code for Ordinance 94-24 with no results. There was a link for an Ordinance List, but that also did not contain results for 94-24.

Please promptly provide a direct link to the ordinance. Thank you.

Please include our emails on this subject in the IBEC administrative record.

Veronica Lebron
The Silverstein Law Firm, APC
215 North Marengo Avenue, 3rd Floor
Pasadena, CA 91101-1504
Telephone: (626) 449-4200
Facsimile: (626) 449-4205
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Website: www.RobertSilversteinLaw.com

The information contained in this electronic mail message is confidential information intended only for the use of the individual or entity named above, and may be privileged. The information herein may also be protected by the Electronic Communications Privacy Act, 18 USC Sections 2510-2521. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please immediately notify us by telephone (626-449-4200), and delete the original message. Thank you.

========================================================================

>>> From: Yvonne Horton <yhorton@cityofinglewood.org>
To: Veronica Lebron <Veronica@robertsilversteinlaw.com>
Date: 6/10/2020 1:57 PM
Hello Ms. Lebron,

I have forwarded your request to the department who would have the documents you are looking for. As for the ordinance 94-24 this can be found on the Cities Website under municipal code.

From: Veronica Lebron [mailto:Veronica@robertsilversteinlaw.com]
Sent: Monday, June 08, 2020 7:30 PM
To: Yvonne Horton
Cc: Esther Kornfeld; Naira Soghbatyan; Robert Silverstein
Subject: California Public Records Act Request

Dear Ms. Horton:

Please ensure that this communication is included in the administrative record for the IBEC Project matter (SCH 2018021056).

This is a public records request pursuant to Govt. Code Sec. 6250 et seq.

Please provide:

1) Ordinance No. 94-24;

2) All redevelopment plan(s) and map(s) for the Century Redevelopment Project and Merged Inglewood Redevelopment Project, as well as all CEQA approval documents (including but not limited to EIRs) for the adoption of the redevelopment plan(s)

If these documents are available online, provide a link.

Govt. Code § 6253.9(a) requires that the agency provide documents in their native format, when requested. Pursuant to that code section, please also provide the requested records in their native and electronic format.

We do not expect that the City will have unusual circumstances to produce the few requested public records.

Because I am emailing this request on June 8, 2020, please ensure that your response is provided to me by no later than June 18, 2020. Please confirm receipt. Thank you.

Veronica Lebron
The Silverstein Law Firm, APC
215 North Marengo Avenue, 3rd Floor
Pasadena, CA 91101-1504
Telephone: (626) 449-4200
Facsimile: (626) 449-4205
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===================================
Bernard McCrumby

From: Veronica Lebron <Veronica@robertsilversteinlaw.com>
Sent: Thursday, June 11, 2020 8:33 PM
To: Jacquelyn Gordon; Mindala Wilcox; Yvonne Horton
Cc: Esther Kornfeld; Naira Soghbatyan; Robert Silverstein
Subject: Follow-up California Public Records Act Request

Dear Ms. Horton and Ms. Wilcox:

As a further follow up to our further Public Records Act request of earlier today, in addition to the ordinance and redevelopment plan we have been requesting, please provide us with Ordinance No. 2045 on July 7, 1981, approving and adopting the Redevelopment Plan for the century Redevelopment Project and adopted Ordinance No. 93-18 on June 29, 1993, approving and adopting the first amendment to the Redevelopment Plan.

Thank you.

Veronica Lebron
The Silverstein Law Firm, APC
215 North Marengo Avenue, 3rd Floor
Pasadena, CA 91101-1504
Telephone: (626) 449-4200
Facsimile: (626) 449-4205
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Hello Veronica,

Mrs. Horton asked me to forward a copy of Ordinance 94-24.

Best regards,

Jacquelyn Gordon

Staff Assistant: City of Inglewood
City Clerk’s Office
One Manchester Boulevard, 1st Floor, Inglewood, CA 90301
Phone 310 412.8809  Fax 310 412.5533
www.CityofInglewood.org

From: Yvonne Horton
Sent: Thursday, June 11, 2020 3:17 PM
To: Jacquelyn Gordon <jgordon@cityofinglewood.org>
Subject: Fw: California Public Records Act Request | Ordinance 94-24

From: Veronica Lebron <Veronica@robertsilversteinlaw.com>
Sent: Thursday, June 11, 2020 7:30 AM
To: Aisha Thompson; Mindala Wilcox; Yvonne Horton
Cc: Esther Kornfeld; Naira Soghbatyan; Robert Silverstein
Subject: RE: California Public Records Act Request | Ordinance 94-24

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Please promptly provide a direct link to the ordinance. Thank you.

Please include our emails on this subject in the IBEC administrative record.
Veronica Lebron  
The Silverstein Law Firm, APC  
215 North Marengo Avenue, 3rd Floor  
Pasadena, CA 91101-1504  
Telephone: (626) 449-4200  
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To: Veronica Lebron <Veronica@robertsilversteinlaw.com>
Date: 6/10/2020 1:57 PM
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Cc: Esther Kornfeld; Naira Soghbatyan; Robert Silverstein
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This is a public records request pursuant to Govt. Code Sec. 6250 et seq.
Please provide:

1) Ordinance No. 94-24;

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==================================
RESOLUTION NO. _____

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF INGLEWOOD, CALIFORNIA, RECOMMENDING THAT THE CITY COUNCIL CERTIFY AN ENVIRONMENTAL IMPACT REPORT (EA-EIR-2020-045), ADOPT ENVIRONMENTAL FINDINGS, ADOPT A STATEMENT OF OVERRIDING CONSIDERATIONS AND ADOPT A MITIGATION MONITORING AND REPORTING PROGRAM IN ACCORDANCE WITH THE CALIFORNIA ENVIRONMENTAL QUALITY ACT FOR THE INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER.

(EA-EIR-2020-045)

SECTION 1.

WHEREAS, Murphy's Bowl, LLC (Project Sponsor) seeks the development of the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City's residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the Project). The Project will also include a limited-service hotel. The area of the IBEC Project is shown in Exhibit A; and
WHEREAS, the California Environmental Quality Act, Public Resources Code section 21000, et seq. (CEQA) requires preparation of an Environmental Impact Report (EIR) analyzing the potential environmental impacts of the Project prior to approval of the Project; and

WHEREAS, on February 20, 2018, the City circulated a Notice of Preparation (NOP) that described the Project and potential environmental impacts. The NOP was published and was distributed to local, regional, and State agencies. The NOP stated that the City would prepare an EIR to evaluate the potentially significant impacts of the Project; and

WHEREAS, on March 12, 2018, the City held a Public Scoping Meeting and public comment was taken on the Project and potential environmental impacts of the Project; and

WHEREAS, the City prepared a Draft EIR to assess the environmental impacts of the Project taking into account the comments received by the City on the NOP and at the Public Scoping Meeting; and

WHEREAS, the City filed and distributed a Notice of Completion and Availability for the Draft EIR (State Clearinghouse No. 2018021056) on December 27, 2019; and

WHEREAS, the Draft EIR was circulated for public review and to the appropriate agencies and interested parties from December 27, 2019 to March 24, 2020; and

WHEREAS, pursuant to CEQA, the City prepared a Final EIR (June 2020), which included responses to comments received on the Draft EIR and edits to the Draft EIR. The Final EIR consists of the Introduction, Response to Comments, Revisions to the Draft EIR, and the Mitigation Monitoring and Reporting Program (MMRP); and

WHEREAS, the Final EIR does not include significant new information requiring recirculation of the Draft EIR; and
WHEREAS, the Draft EIR and Final EIR are incorporated herein by reference and together constitute the EIR for the Project; and

WHEREAS, the EIR was set for a duly-noticed public hearing before the Planning Commission in the City Council Chambers, Ninth Floor, of the Inglewood City Hall, on the 17th day of June, 2020 at 7:00 p.m.; and

WHEREAS, the EIR was transmitted to the Planning Commission prior to the hearing; and

WHEREAS, on June 17, 2020, the Planning Commission conducted the hearing at the time and place stated above and afforded all persons interested in the matter of the EIR, or in any matter or subject related thereto, an opportunity to be heard by the Planning Commission and to submit testimony or evidence in favor of or against the EIR and Project; and

WHEREAS, after taking public testimony and fully considering all the issues, the Planning Commission determined that EIR should be recommended for certification to the City Council as set forth herein; and

WHEREAS, the Planning Commission determined that the Findings and Statement of Overriding Considerations (CEQA Findings) and the MMRP, attached to this Resolution as Exhibit B and Exhibit C, respectively, should be recommended for adoption to the City Council.

SECTION 2.

NOW, THEREFORE, BE IT RESOLVED, by the Inglewood Planning Commission, based on the entirety of the materials before the Planning Commission, including without limitation, agenda reports to the Planning Commission, the EIR and all appendices thereto and supporting information: this Resolution and its attached exhibits, all plans, drawings, and other materials submitted by the Project Sponsor: minutes, reports, and public testimony and evidence submitted as part of the City Council’s duly-noticed meetings regarding the IBEC Project: the record of proceedings prepared in
connection with AB 987 pursuant to Public Resources Code section 21168.6.8; and all other information contained in the City’s administrative record concerning the Project (collectively, the Record), which it has carefully reviewed and considered, the Planning Commission finds as follows:

1. That the foregoing Recitals are true and correct and made part of this Resolution.

2. That all procedural requirements for the Planning Commission to recommend to the City Council certification of the EIR have been followed.

3. That the EIR, as prepared for the Project, complies with CEQA and the State and local environmental guidelines and regulations.

4. That the Planning Commission has independently reviewed and considered the information contained in the EIR, including the written comments received during the EIR public review period and the oral and written comments received at the public hearings, prior to making its recommendation.

5. That the EIR reflects the City’s independent judgement and analysis on the potential environmental impacts of the Project. The EIR adequately discloses information to the decisionmakers and the public related to the environmental impacts of the Project.

6. That the EIR adequately describes the Project, its environmental impacts, mitigation measures and a reasonable range of alternatives to the Project.

7. That the public review period provided all interested jurisdictions, agencies, organizations, and individuals the opportunity to submit comments regarding the Draft EIR.

8. That the mitigation measures which have been identified for the Project were identified in the EIR. The final mitigation measures are described in the MMRP. Each of the mitigation measures identified in the MMRP, and contained in the EIR is incorporated into the Project. The impacts of the Project
have been mitigated to the maximum extent feasible by the mitigation measures identified in the MMRP and contained in the EIR.

9. That the Responses to Comments in the Draft EIR, as set forth in the Final EIR, are adequate and complete.

10. That the Final EIR contains additions, clarifications, modifications and other information in its responses to comments on the Draft EIR and also incorporates minor revisions to the Draft EIR based on information obtained since the Draft EIR was issued.

11. That, as described in the CEQA Findings and MMRP attached as Exhibit B and C, which are incorporated by reference as though fully set forth herein, the EIR identifies certain significant environmental impacts of the Project, many of which can be reduced to a level of less than significant based on feasible mitigation measures identified in the EIR and as set forth in the CEQA Findings and MMRP. However, as further described in Exhibit B, a Statement of Overriding Considerations has been prepared for certain impacts of the Project that remain significant and unavoidable even after the adoption of all feasible mitigation measures specified in the EIR and the MMRP.

12. That the MMRP identifies the significant impacts of the Project, corresponding mitigation measures, and designates the City department responsible for implementation and monitoring of the required mitigation measures.

13. That any changes and additional information in the Final EIR are not considered significant new information as that term is defined under CEQA such that recirculation of the Draft EIR would be required. (See CEQA Guidelines, § 15088.5.) Any changes and additional information do not indicate that any new significant environmental impacts not previously evaluated in the Draft EIR would result from the Project nor do they reflect a substantial increase in the severity of any previously identified environmental impact.
Further, no feasible mitigation measures considerably different from those previously analyzed in the Draft EIR have been proposed that would clearly lessen the significant environmental impacts of the Project, and no feasible alternatives considerably different from those analyzed in the Draft EIR have been proposed that would clearly lessen the significant environmental impacts of the Project. Accordingly, the Planning Commission hereby finds and determines that recirculation of the EIR for further public review and comment is not required under CEQA.

SECTION 3.

BE IT FURTHER RESOLVED, that pursuant to the foregoing recitations and findings the Planning Commission of the City of Inglewood, California, hereby recommends that the City Council:

a. Certify the EIR based on the facts and findings set forth in this Resolution;

b. Approve and adopt the CEQA Findings including a Statement of Overriding Considerations, for those Project impacts that remain significant and unavoidable after the adoption of all feasible mitigation measures specified in the EIR and the MMRP, as attached to this Resolution as Exhibit B.

c. Approve and adopt the MMRP attached to this Resolution as Exhibit C.

BE IT FURTHER RESOLVED, that the Secretary of the Planning Commission is hereby instructed to forward a certified copy of this resolution to the Project Sponsor and to the City Council as a report, with the findings and recommendations of the Planning Commission pertaining to the Environmental Impact Report (EA-EIR-2020-45) and to forward a certified copy of all related files, data and instruments.
BE IT FURTHER RESOLVED, that this Resolution recommending certification of the Environmental Impact Report (EA-EIR-2020-45), adoption of CEQA Findings and Statement of Overriding Considerations, and adoption of the MMRP, is passed, approved and adopted this 17th day of June 2020.

Larry Springs, Chairperson
City Planning Commission
Inglewood, California

ATTEST:

Evangeline Lane, Secretary
City Planning Commission
Inglewood, California
Exhibit A
EIR Resolution
Exhibit B
EIR Resolution
CEQA Findings of Fact and Statement of Overriding Considerations for the Inglewood Basketball and Entertainment Center

In determining to approve the Inglewood Basketball and Entertainment Center project ("Project"), the City of Inglewood ("City") City Council makes and adopts the following findings of fact and decisions regarding mitigation measures and alternatives, and adopts the statement of overriding considerations, based on substantial evidence in the whole record of this proceeding and under the California Environmental Quality Act ("CEQA") (Pub. Resources Code, § 21000 et seq.), particularly Public Resources Code sections 21081 and 21081.5, the State Guidelines for Implementation of CEQA ("CEQA Guidelines") (14 California Code of Regulations, § 15000 et seq.), particularly sections 15091 through 15093, and City of Inglewood Municipal Code, Chapter 12, Article 28.

This document is organized as follows:

Section I provides a description of the Project proposed for adoption, the environmental review process for the Project, the approval actions to be taken, and the location of records;

Section II identifies the impacts found not to be significant that do not require mitigation;

Section III identifies potentially significant impacts that can be avoided or reduced to less-than-significant levels through mitigation and describes the disposition of the mitigation measures;

Section IV identifies significant impacts that cannot be avoided or reduced to less-than-significant levels and describes any applicable mitigation measures as well as the disposition of the mitigation measures;

Section V identifies mitigation measures or alternatives set forth in comments on the Draft Environmental Impact Report ("Draft EIR"), and provides information regarding the disposition of these proposals;

Section VI evaluates the different Project alternatives and the economic, legal, social, technological, and other considerations that support approval of the Project and the rejection of the alternatives, or elements thereof, analyzed; and

Section VII presents a statement of overriding considerations setting forth specific reasons in support of the City’s actions and its rejection of the alternatives not incorporated into the Project.

The Mitigation Monitoring and Reporting Program ("MMRP") for the mitigation measures that have been proposed for adoption is attached with these findings as Exhibit B. The MMRP is required by PRC section 21081.6, subdivision (a)(1), and CEQA Guidelines sections 15091, subdivision (d), and 15097. Exhibit B provides a table setting forth each mitigation measure listed in the Final Environmental Impact Report for the Project ("Final EIR") that is required to reduce or avoid a significant adverse impact. Exhibit B also specifies the agency responsible for implementation of each measure. Where the Project Sponsor, Murphy’s Bowl, LLC ("Project Sponsor" or "Project Applicant"), is required to participate in the implementation of a mitigation measure, Exhibit B also states this requirement. Exhibit B also sets
forth agency monitoring actions and a monitoring schedule for each mitigation measure. Where particular mitigation measures must be adopted and/or implemented by particular responsible agencies such as the County of Los Angeles or one of its departments or commissions, the MMRP identifies the agencies involved and the actions they must take. All of the City’s specific obligations are also described. The full text of each mitigation measure summarized or cited in these findings is set forth in Exhibit B. As explained further in the MMRP, in addition to listing mitigation measures, for the purposes of public disclosure and to assist in implementation and enforcement, the MMRP also lists “project design features” and conditions of approval that have been adopted by and will be monitored by the City pursuant to Assembly Bill 987.

Under CEQA, the City Council has discretion to revise or reject proposed mitigation measures. These findings reflect the mitigation measures as set forth in the EIR. If and to the extent the City Council directs City staff to revise the mitigation measures listed in these findings or in the MMRP, City staff shall immediately revise these documents as necessary to reflect the City Council’s direction.

These findings are based upon substantial evidence in the entire record before the City Council. In these findings the references to certain pages or sections of the Draft or Final EIR, which together constitute the EIR, are for ease of reference and are not intended to provide an exhaustive list of the evidence relied upon for these findings. A full explanation of the substantial evidence supporting these findings can be found in the EIR, and these findings hereby incorporate by reference the discussion and analyses in those documents supporting the EIR’s determinations regarding the Project’s impacts and mitigation measures designed to address those impacts. References to the Draft EIR or to the EIR are intended as a general reference to information that may be found in either or both the Draft EIR or Final EIR.

Section I. Approval of the Project

A. Description of the Project

As required under CEQA Guidelines section 15124, Chapter 2 of the Draft EIR, Project Description, presents information regarding the respective objectives of the City and the Project Sponsor for the Project, the site where the Project would be located (Project Site), the physical and operational components and characteristics of the Project, and the discretionary approvals from the City and other agencies that would be required for its implementation.

The Project Site is comprised of approximately 28.1 acres of land encompassing four distinct subareas (see Figure S-1 of the Draft EIR):

- **Arena Site**: The approximately 17-acre Arena Site is the central part of the Project Site and is bounded by West Century Boulevard on the north, South Prairie Avenue on the west, South Doty Avenue on the east, and an imaginary straight line extending east from West 103rd Street to South Doty Avenue to the south. The Arena Site includes an approximately 900-foot portion of West 102nd Street;

- **West Parking Garage Site**: The approximately 5-acre West Parking Garage Site is located across South Prairie Avenue from the Arena Site, bounded by West Century Boulevard to the north, hotel...
and residential uses to the west, South Prairie Avenue to the east, and West 102nd Street to the south.
The West Parking Garage Site includes an approximately 300-foot portion of West 101st Street;

- **East Transportation and Hotel Site:** The approximately 5-acre East Transportation and Hotel Site is located 650 feet east of the Arena Site and is bounded by West Century Boulevard to the north, industrial and commercial uses to the east and west, and West 102nd Street to the south; and

- **Well Relocation Site:** The approximately 0.7-acre Well Relocation Site is located on the south side of West 102nd Street, approximately 100 feet east of the Arena Site, and is bounded by vacant land to the west and south and residential uses to the east.

All but six of the parcels (approximately 23 acres) that make up the Project Site are currently vacant or undeveloped. The vacant or undeveloped parcels were acquired and cleared by the City between the mid-1980s and the early 2000s with the support of grants issued by the Federal Aviation Administration (FAA) to the City of Inglewood as part of the Noise Control/Land Use Compatibility Program for Los Angeles Airport (LAX).

The six developed parcels, approximately 54,098 square feet (sf) (2.9 acres) all within the Arena Site, include a fast food restaurant (on a privately-owned parcel), a motel (on a privately-owned parcel), a warehouse and light manufacturing facilities (on two privately owned parcels), a commercial catering business (on a privately-owned parcel), and a groundwater well and related facilities (on a City-owned parcel). Another 1.5 acres consists of street segments to be vacated and incorporated into the Project Site.

The Project would develop the following key elements (see Table S-1 and Figure S-2 of the Draft EIR):

- An 18,000-fixed-seat arena (Arena Structure or Arena) suitable for National Basketball Association (NBA) games, with up to 500 additional temporary seats for other sports or entertainment events, comprised of approximately 915,000 sf of space including the main performance and seating bowl, food service and retail space, and concourse areas. The Arena Structure also includes an approximately 85,000 sf team practice and training facility, an approximately 25,000 sf sports medicine clinic, and approximately 71,000 sf of space that would accommodate the Los Angeles (LA) Clippers team offices.

Contiguous to the Arena Structure would be an approximately 650-space parking garage for premium ticket holders, VIPs, and certain team personnel.

The Arena Structure would be a multi-faceted, ellipsoid structure that would rise no higher than 150 feet above ground level. The exterior of the building would be comprised of a grid-like façade and roof that would be highly visible, distinctive, and instantly recognizable due to a design unique in the City and the region, especially at night when it would be accentuated by distinctive lighting and signage. The façade and roof would be comprised of a range of textures and materials, including metal and glass, with integrated solar panels that would reduce event day peak loads.

The Arena Structure would open onto a plaza that would serve as a gathering and pedestrian area for arena attendees. The plaza would include a number of two-story structures that would provide up to 48,000 sf of commercial uses including retail shops, and food and drink establishments, and up to 15,000 sf of flexible community space for educational and youth-oriented uses. The plaza and plaza structures would be directly connected to the West Parking Garage by an elevated pedestrian bridge that would span South Prairie Avenue at an elevation of approximately 17 feet from roadway surface to bottom of the pedestrian bridge.
• The West Parking Garage Site includes development of a six-story, 3,110-space parking garage with entrances and exits on West Century Boulevard and South Prairie Avenue. The West Parking Garage would include a new publicly accessible access road that would connect West 101st Street and West Century Boulevard on the western property boundary of the West Parking Garage Site.

• The East Transportation and Hotel Site includes development of a three-story structure on the south side of West Century Boulevard, east of the Arena Site. The first level of this structure would serve as a transportation hub, with bus staging for 20 coach/buses, 23 mini buses, and 182 car spaces for Transportation Network Company (TNC) drop-off/pick-up and queuing. The second and third levels of the structure would provide 365 parking spaces for arena and retail visitors and employees. An up to 150-room limited service hotel and associated parking would be developed east of the Parking and Transportation Hub Structure.¹

• The Arena Site includes the existing Inglewood Water Well #6, which would be removed and replaced with a new Water Well #8 within the Well Relocation Site, a separate parcel further to the east along the south side of West 102nd Street. A City-owned and -operated potable water well would be developed on this site and would replace the City-owned well that currently exists on the Arena Site and would be demolished in order to accommodate the development of the Arena Structure.

The Project approvals provide flexibility for the project applicant to incorporate the West Century Boulevard Pedestrian Bridge Variant (see EIR pages 5-2 to 5-12) into the Project, at its election, subject to obtaining necessary third-party property rights and authorizations on the north side of West Century Boulevard.

It is projected that the Arena would accommodate as many as 243 events each year. Of these events, it is estimated that 62 of them would attract 10,000 or more attendees, and the remainder would be smaller events, with 100 events with attendance of 2,000 or less.

The Project would be designed and constructed to meet the US Green Building Council’s Leadership in Energy and Environmental Design (LEED®) Gold certification requirements. Some of the sustainable characteristics would be related to the Project Site, and others would be related to the project design and construction methods.

B. Project Objectives

CEQA Guidelines section 15124(b) establishes that the Project Description must include a statement of the objectives to be achieved by the Project. The Project constitutes a Public/Private partnership between Murphy’s Bowl LLC and the City as the Project would involve the disposition of property owned by the City of Inglewood and the City of Inglewood as Successor Agency to the City Inglewood Redevelopment Agency, the vacation of portions of City-owned streets, potential condemnation actions to acquire privately owned, non-residential parcels as well as acquisition of public and potential acquisition of privately-owned parcels, by the project applicant for the development of the Project that is designed to maximize the public

¹ The East Transportation and Hotel Site could accommodate pick-ups and drop-offs of employees and attendees using private buses, charter buses, microtransit, TNCs, taxis, or other private vehicles. It would not be used as a connection point for public transportation options such as Metro buses.
benefits. The project objectives for the Project include both the stated objectives of the City of Inglewood, as well as the stated objectives of the Project Sponsor, Murphy’s Bowl LLC. The following are the City’s stated objectives for the Project:

1. Support the revitalization of the City of Inglewood, promote the City as a premiere regional sports and entertainment center recognized at the local, regional, national, and international levels, and support its City of Champions identity by bringing back a National Basketball Association (NBA) franchise to the City.

2. Facilitate a project that promotes the City’s objectives related to economic development, and that enhances the general economic health and welfare of the City by encouraging viable development, stimulates new business and economic activity, and increases City revenue (property, sales, admissions and transient occupancy taxes).

3. Expand the opportunities for the City’s residents and visitors to participate in a wide range of sporting, cultural, civic and business events.

4. Strengthen the community by providing public and youth-oriented space, outdoor community gathering space, and outdoor plazas.

5. Transform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City.

6. Encourage sustainable, modern, integrated development that includes coordinated traffic event management strategies, encourages public transit opportunities to the Project Site, provides safe and adequate pedestrian circulation, and reflects a high level of architectural design quality and landscape amenities.

7. Create employment and construction-related employment opportunities in the City of Inglewood.

8. Cause the construction (with private funds) of a public assembly and related uses that are geographically desirable and accessible to the general public to host sporting, cultural, business, and community events along with myriad youth- and community- oriented programs.

9. Cause the construction (with private funds) of a project that provides substantial public benefits, including jobs, property and sales taxes, admissions taxes, and transient occupancy taxes.

10. Achieve the objectives described above in an expeditious and environmentally conscious manner.

The following are the project sponsor’s stated objectives for the Project:

1. **Build the long-term home of the LA Clippers NBA basketball team.**
   
a. Construct a state-of-the-art multi-purpose basketball and entertainment center with a capacity of up to 18,000 fixed seats to host LA Clippers home games beginning in the 2024–2025 NBA season.

b. Locate a basketball and entertainment center on a site that is geographically desirable and accessible to the LA Clippers’ current and anticipated fan base.

c. Consolidate LA Clippers team operations and facilities in a single location that includes practice facilities, team executive and management offices, a sports medicine clinic, and adequate parking for both events and daily operations.
d. Design and develop the basketball and entertainment center to accommodate up to 18,500 attendees for other entertainment, cultural, sporting, business and community events when not in use for LA Clippers home games.

e. Create a lively, visitor- and community-serving environment year-round for patrons, employees, community members, and visitors to the surrounding neighborhood and nearby sports and entertainment venues by providing complementary on-site retail, dining, and/or community spaces.

f. Contribute to the economic and social well-being of the surrounding community by providing public benefits such as opportunities for youth- and community-oriented programs, and increasing revenues generated by property and sales taxes, admissions taxes, and potential transient occupancy taxes.

2. Develop a financially viable public/private Project that is constructed and operated from private funding sources.
   a. Locate the Project on a site that can be readily assembled and entitled to enable the feasible development of the Project to host the LA Clippers home basketball games in the 2024–2025 NBA season.
   b. Create a unique visitor experience that is competitive with other new major event venues, including state-of-the-art media, sound, and lighting systems, patron amenities, and other features.
   c. Enhance the future success of the Project by providing signage, naming rights, and sponsorship opportunities to assist in the private financing of the Project.
   d. Support the financial viability of the Project by developing sufficient complementary on-site uses to enhance the productive use of the site on event and non-event days, including retail, dining, and potential hotel uses.

3. Design a Project that is synergistic with nearby existing and proposed uses and incorporates state-of-the-art urban design and venue design principles.
   a. Locate the Project on a site near other existing and planned mixed-use development to create a dynamic, year-round sports and entertainment district destination.
   b. Develop the basketball and entertainment center with features that enhance the Project sense of place as a major urban sports and entertainment venue, including gathering spaces, signage, and other amenities.
   c. Create inviting and appropriately scaled pedestrian environments to facilitate the movement of pedestrians and create safe and secure assembly areas for fans and visitors.
   d. Develop the Project to meet high-quality urban design and sustainability standards.
   e. Design the Project to take advantage of existing and planned public transit, and incorporate appropriate vehicular, pedestrian, and bicycle access and amenities that encourage sustainable transportation options.
   f. Increase walkability and improve the pedestrian experience on adjacent public rights of way near the Project Site, and enhance the streetscape appearance by providing perimeter and interior landscaping.

C. Environmental Review
1. Preparation of the Final EIR

The EIR for the Inglewood Basketball and Entertainment Center (SCH No. 2018021056) was prepared, noticed, published, circulated, reviewed, and completed in full compliance with the California Environmental Quality Act (Pub. Resources Code, § 21000 et seq.) (“CEQA”), the CEQA Guidelines (14 California Code of Regulations, § 15000 et seq.), and the City of Inglewood Municipal Code, Chapter 12, Article 28, as follows:

a. A Notice of Preparation of the Draft EIR was filed with the Office of Planning and Research and each responsible and trustee agency and was circulated for public comments from February 20, 2018 through March 22, 2018.

b. A scoping meeting to solicit input on the scope and contents of the Draft EIR was held on March 12, 2018.

c. On December 27, 2019, the City filed a Notice of Completion (NOC) of the Draft EIR with the Governor’s Office of Planning and Research (OPR). That same day, the City distributed copies of the Draft EIR to OPR, to public agencies that have jurisdiction by law with respect to the Project, or which exercise authority over resources that may be affected by the Project, and to other interested parties and agencies as required by law.

d. The City established a 45-day public comment period for the Draft EIR. This comment period began on December 27, 2019, and ended on February 10, 2020. The City extended the comment period on three occasions, to and including March 24, 2020. The City accepted and considered comments submitted through this date. Comments submitted after this date have also been included in the record and considered by the City.

e. On December 27, 2019, the City also mailed a Notice of Availability (NOA) of the Draft EIR to all interested groups, organizations, and individuals who had previously requested notice in writing. The NOA stated that the City of Inglewood had completed the Draft EIR and that copies were available at Inglewood City Hall, Economic & Community Development Department Planning Division, One West Manchester Boulevard, Fourth Floor, Inglewood, California 90301; the Inglewood Public Library, 101 West Manchester Boulevard, Inglewood, CA 90301; and Crenshaw Imperial Branch Library, 11141 Crenshaw Boulevard, Inglewood, CA 90303. The comments of such groups, organizations, and individuals were sought through February 10, 2020. As noted above, the City issued revised NOAs extending the comment period to and including March 24, 2020. The original NOA and all revised NOAs were posted on the City’s website and emailed to OPR.

f. A public notice was placed in the Los Angeles Times on December 27, 2019 and Inglewood Today on January 2, 2020, which stated that the Draft EIR was available for public review and comment.
g. A public notice was posted in the office of the Los Angeles County Clerk on December 27, 2019. The City extended the Draft EIR comment period on three occasions, posting additional notices regarding such extensions. Ultimately, the comment period was extended through March 24, 2020.

h. On June 3, 2020, the City released the Final EIR for the Project. The Final EIR included (i) comments on the Draft EIR submitted during the comment period, (ii) responses to those comments, (iii) staff-initiated revisions to the text of the Draft EIR, together with an explanation of why those changes were made, and (iv) a draft of the MMRP. The City sent notice to those submitting comments and to other interested agencies and individuals that the Final EIR had been released, stating that the Final EIR had been posted and was available for review on the City’s web site, and that the Final EIR included responses to comments received on the Draft EIR.

i. The City made documents available to the public in a readily accessible electronic format, including the Draft EIR, all documents submitted to or relied on in the preparation of the Draft EIR, comments and the Final EIR, as required by Public Resources Code section 21168.6.8(g). Documents were posted in a timely manner on the City’s Economic and Community Development Department EIR web page at https://www.cityofinglewood.org/1036/Murphys-Bowl-Proposed-NBA-Arena and www.ibecproject.com.

j. In certifying the EIR, the City Council finds that the Final EIR and its appendices do not add significant new information to the Draft EIR that would require recirculation of the EIR pursuant to CEQA Guidelines section 15088.5 because the Final EIR and its appendices contain no information revealing (1) any new significant environmental impact that would result from the Project (including the variant to the project proposed for adoption) or from a new or revised mitigation measure proposed to be implemented, (2) any substantial increase in the severity of a previously identified environmental impact unless mitigation measures are adopted that would reduce the impact, (3) any feasible project alternative or mitigation measures considerably different from others previously analyzed that would clearly lessen the environmental impacts of the Project but that was rejected by the project applicant, or (4) that the Draft EIR was so fundamentally and basically inadequate and conclusory in nature that meaningful public review and comment were precluded.

k. The City Council has placed the highest priority on feasible measures that will reduce greenhouse gas emissions on the arena site and in the neighboring communities of the Arena. Mitigation measures have been considered and implemented, to the extent feasible and necessary.

2. Recirculation

Under section 15088.5 of the CEQA Guidelines, recirculation of an EIR is required when “significant new information” is added to the EIR after public notice is given of the availability of the Draft EIR for public review but prior to certification of the Final EIR. The term “information” can include changes in the project or environmental setting, as well as additional data or other information. New information added to an EIR is not “significant” unless the EIR is changed in a way that deprives the public of a meaningful opportunity to comment upon a substantial adverse environmental effect of the project or a
feasible way to mitigate or avoid such an effect (including a feasible project alternative) that the project’s proponents have declined to implement. “Significant new information” requiring recirculation includes, for example, a disclosure showing that:

1. A new significant environmental impact would result from the project or from a new mitigation measure proposed to be implemented.

2. A substantial increase in the severity of an environmental impact would result unless mitigation measures are adopted that reduce the impact to a level of insignificance.

3. A feasible project alternative or mitigation measure considerably different from others previously analyzed would clearly lessen the significant environmental impacts of the project, but the project’s proponents decline to adopt it.

4. The DEIR was so fundamentally and basically inadequate and conclusory in nature that meaningful public review and comment were precluded.

(CEQA Guidelines, § 15088.5, subd. (a).)

Recirculation is not required where the new information added in the Final EIR merely clarifies or amplifies or makes insignificant modifications in an adequate Draft EIR. The above standard is “not intend[ed] to promote endless rounds of revision and recirculation of EIRs.” (Laurel Heights Improvement Assn. v. Regents of the Univ. of Cal. (1993) 6 Cal.4th 1112, 1132 (Laurel Heights).) “Recirculation was intended to be an exception, rather than the general rule.” (Ibid.)

The City recognizes that minor changes have been made to the Project and additional evidence has been developed after publication of the Draft EIR. The refinements to the project are described in Chapter 2 of the Final EIR. As described in the Final EIR, these refinements would result either in no changes to the impact conclusions or in a reduction in the severity of the impact presented in the Draft EIR. In addition, minor refinements that have occurred after the publication of the Final EIR will not result in new or substantially more severe significant impacts.

Finally, the Final EIR includes supplemental data and information that was developed after publication of the Draft EIR to further support the information presented in the Draft EIR. None of this supplemental information affects the conclusions or results in substantive changes to the information presented in the Draft EIR or to the significance of impacts as disclosed in the Draft EIR.

CEQA case law emphasizes that “[t]he CEQA reporting process is not designed to freeze the ultimate proposal in the precise mold of the initial project; indeed, new and unforeseen insights may emerge during investigation, evoking revision of the original proposal.” (Kings County Farm Bureau v. City of Hanford (1990) 221 Cal.App.3d 692, 736-737; see also River Valley Preservation Project v. Metropolitan Transit Development Bd. (1995) 37 Cal.App.4th 154, 168, fn. 11.) “‘CEQA compels an interactive process of assessment of environmental impacts and responsive project modification which must be genuine. It must be open to the public, premised upon a full and meaningful disclosure of the scope, purposes, and effect of a consistently described project, with flexibility to respond to unforeseen insights that emerge from the process.’” [Citation.] In short, a project must be open for public discussion and
subject to agency modification during the CEQA process.” (Concerned Citizens of Costa Mesa, Inc. v. 33rd Dist. Agricultural Assn. (1986) 42 Cal.3d 929, 936.) Similarly, additional studies included in a Final EIR that result in minor modifications or additions to analysis concerning significant impacts disclosed in a Draft EIR does not constitute “significant new information” requiring recirculation of an EIR. (See Mount Shasta Bioregional Ecology Center v. County of Siskiyou (2012) 210 Cal.App.4th 184, 221 [incorporation of technical studies in a Final EIR disclosing additional locations affected by a significant noise impact identified in the Draft EIR did not require recirculation].) Here, the changes made to the Project and the additional evidence relied on in the Final EIR are the kind of information and revisions that the case law recognizes as legitimate and proper and does not trigger the need to recirculate the Draft EIR.

The City Council finds that none of the changes and revisions in the Final EIR substantially affect the analyses or conclusions presented in the Draft EIR, and do not constitute significant new information; therefore, recirculation of the Draft EIR for additional public comments is not required.

D. AB 987

AB 987 was signed by Governor Jerry Brown on September 30, 2018. The bill added section 21168.6.8 to CEQA (Pub. Resources Code, § 21168.6.8) and provides for expedited judicial review in the event that the certification of this EIR or the granting of project approvals are challenged, so long as certain requirements are met. The provisions of CEQA section 21168.6.8 are similar to the provisions of the Jobs and Economic Improvement through Environmental Leadership Act of 2011 (AB 900; Pub. Resources Code, §§ 21178 through 21189.3), which established expedited judicial review of certified Environmental Leadership Development Projects. In order to qualify for expedited judicial review under AB 987, the Project must implement a transportation demand management program that will achieve a 15 percent reduction in vehicle trips, and must not result in any net additional greenhouse gas emissions. Additionally, as a condition of approval of the Project, the City must require the Project Sponsor to implement measures that will achieve reductions of specified amounts of certain criteria pollutants and toxic air contaminants.2 The Governor has certified the project as complying with the provisions of AB 987.

The Project must:

A. Receive Leadership in Energy and Environmental Design (LEED) gold certification for new construction within one year of the completion of the first NBA season.

B. Implement trip reduction measures including the following:

   i. Implementation of a transportation demand management plan that, upon full implementation, will achieve and maintain a 15 percent reduction in the number of vehicle trips, collectively, by attendees, employees, visitors, and customers as compared to operations absent the transportation demand management program;

ii. To accelerate and maximize vehicle trip reduction, each measure in the transportation demand management program shall be implemented as soon as feasible, so that no less than a 7.5 percent reduction in vehicle trips is achieved and maintained by the end of the first NBA season during which an NBA team has played at the arena;

iii. A 15 percent reduction in vehicle trips shall be achieved and maintained as soon as feasible, but not later than January 1, 2030. The applicant shall verify achievement to the lead agency and the Office of Planning and Research; and

iv. If the applicant fails to verify achievement of the reduction required by clause (iii), the lead agency shall impose additional feasible measures to reduce vehicle trips by 17 percent, or, if there is a rail transit line with a stop within one-quarter mile of the arena, 20 percent, by January 1, 2035.

C. Be located on an infill site.

D. Be consistent with the general use designation, density, building intensity, and applicable policies specified for the project area in either a sustainable communities strategy or an alternative planning strategy for which the State Air Resources Board, pursuant to subparagraph (H) of paragraph (2) of subdivision (b) of section 65080 of the Government Code, has accepted a metropolitan planning organization’s determination that the sustainable communities strategy or the alternative planning strategy would, if implemented, achieve the greenhouse gas emission reduction targets.

AB 987 also requires that the Governor certify that the following conditions are met in order for the Project to qualify for expedited judicial review:

(1) The Project will result in a minimum investment of one hundred million dollars ($100,000,000) in California upon completion of construction.

(2) The Project creates high-wage, highly skilled jobs that pay prevailing wages and living wages, employs a skilled and trained workforce, as defined in subdivision (d) of Section 2601 of the Public Contract Code, provides construction jobs and permanent jobs for Californians, and helps reduce unemployment.

(3) Compliance with AB 987 would require the Project to result in no net additional emission of greenhouse gases, including greenhouse gas emissions from employee transportation, as determined by the State Air Resources Board pursuant to Division 25.5 (commencing with Section 38500) of the Health and Safety Code. Not less than 50 percent of the greenhouse gas emissions reductions necessary to achieve this requirement must be from local, direct greenhouse gas emissions reduction measures, and the project applicant may obtain offset credits for up to 50 percent of the greenhouse gas emissions reductions necessary to achieve it.

(4) The Project Sponsor demonstrates compliance with the solid waste and recycling requirements of Chapters 12.8 (commencing with Section 42649) and 12.9 (commencing with Section 42649.8) of Part 3 of Division 30, as applicable.

(5) The Project Sponsor has entered into a binding and enforceable agreement that all mitigation measures required pursuant to CEQA and any other environmental measures required by AB 987 to certify the Project under AB 987 shall be conditions of approval of the Project, and those conditions will be fully enforceable by the lead agency or another agency designated by the lead agency.

(6) The Project Sponsor agrees to pay any additional costs incurred by the courts in hearing and deciding any case subject to AB 987.

(7) The Project Sponsor agrees to pay the costs of preparing the record of proceedings for the Project concurrent with review and consideration of the Project pursuant to CEQA.
AB 987 also requires that, as a condition of approval of the Project, the lead agency shall require the Project Sponsor, in consultation with the South Coast Air Quality Management District, to implement measures that will achieve criteria pollutant and toxic air contaminant reductions over and above any emission reductions required by other laws or regulations in communities surrounding the project. At a minimum, these measures must achieve reductions of a minimum of 400 tons of NOx and 10 tons of PM2.5 over the 10 years following the commencement of construction of the Project. Of these amounts, a minimum of 130 tons of NOx and 3 tons of PM2.5 would be achieved within the first year following commencement of construction of the Project. If the project applicant can demonstrate and verify to the South Coast Air Quality Management District that it has invested at least thirty million dollars ($30,000,000) to achieve the requirements of this subdivision, the requirements of this subdivision shall be deemed met, so long as one-half of the reductions described above are met. Greenhouse gas emissions reductions achieved through these NOx and PM2.5 reduction measures shall count toward the applicant’s obligations to achieve 50 percent of the greenhouse gas reductions through local, direct greenhouse gas reduction measures.

In accordance with Public Resources Code section 21168.6.8(g), the City prepared the record of proceedings concurrently with the preparation of the Draft EIR, and made the Draft EIR and all other documents submitted to or relied upon by the City in preparing the Draft EIR readily accessible in electronic format on the date of release of the Draft EIR. These documents, together with other documents that comprise the record of proceedings, were also posted to and accessible at the web site established for the project record (www.IBECProject.com). A copy of Public Resources Code section 21168.6.8 is contained in Appendix N of the Draft EIR.

The City will comply with section 21168.6.8 by certifying the record of proceedings within five days of filing a Notice of Determination.

**E. Approval Actions**

Implementation of the Project requires, but may not be limited to, the following actions by the City of Inglewood:

- Certification of the EIR to determine that the EIR was completed in compliance with the requirements of CEQA, that the decision-making body has reviewed and considered the information in the EIR, and that the EIR reflects the independent judgment of the City of Inglewood.
- Adoption of a Mitigation Monitoring and Reporting Program, which specifies the methods for monitoring mitigation measures required to eliminate or reduce the Project’s significant effects on the environment.
- Adoption of CEQA findings of fact, and for any environmental impacts determined to be significant and unavoidable, a Statement of Overriding Considerations.
- Approval of amendments to the General Plan’s Land Use, Circulation, and Safety Elements, with conforming map and text changes to reflect the plan for the Proposed Project, including:
  - Redesignation of certain properties in the Land Use Element from Commercial to Industrial;
  - Addition of specific reference to sports and entertainment facilities and related and ancillary uses on properties in the Industrial land use designation text;
- Updating Circulation Element maps and text to reflect vacation of portions of West 101st Street and West 102nd Street and to show the location of the Proposed Project; and
- Updating Safety Element map to reflect the relocation of the municipal water well and related infrastructure.

- Approval of a Specific Plan Amendment to the Inglewood International Business Park Specific Plan to exclude properties within the Project Site from the Specific Plan Area.

- Approval of amendments to Chapter 12 of the Inglewood Municipal Code, including:
  - Text amendments to create an overlay zone establishing development standards including standards for height, setbacks, street frontage, and lot size, permitted uses, signage, parking and loading, public art, design review processes under the Proposed Project-specific Development Guidelines (discussed below), addressing parcel map procedures, and, and other land use controls; and
  - Conforming Zoning Map amendments applying the overlay zone to the Project Site or portions thereof.

- Approval of targeted, conforming text amendments to, and waivers or exceptions from, other Inglewood Municipal Code chapters, as necessary, including but not limited to, Chapters 2, 3, 5, 8, 10, and 11, to permit development and operation of the Proposed Project.

- Approval of the vacation of portions of West 101st Street and West 102nd Street, and adoption of findings in connection with that approval.

- Approval of permit to encroach on City streets.

- Approval of transfer of certain Successor Agency-owned parcels within the Project Site to the City of Inglewood.

- Approval of a Disposition and Development Agreement (DDA) by the City of Inglewood governing terms of disposition and development of property.

- Approval of a Development Agreement (DA) addressing community benefits and vesting entitlements for the Proposed Project.

- Approval of Development Guidelines including 1) Implementation and Administration, 2) Design Guidelines, and 3) Infrastructure Plan; the Design Guidelines will address certain design elements, including building orientation, massing, design and materials, plaza treatments, landscaping and lighting design, parking and loading design, pedestrian circulation, signage and graphics, walls, fences and screening, sustainability features, and similar elements.

- Approval of subdivision map(s) in compliance with the Subdivision Map Act and Article 22 of the Inglewood Municipal Code (IMC).

- Approval of conditions of approval deemed necessary and appropriate by the City.

- Any additional actions or permits deemed necessary to implement the Proposed Project, including encroachment, demolition, grading, foundation, and building permits, any permits or approvals required for extended construction hours, tree removal permits, and other additional ministerial actions, permits, or approvals from the City of Inglewood that may be required.

Additionally, if the project applicant is unable to acquire privately-owned, non-residential parcels within the Project Site, the City, in its sole discretion, may consider the use of eminent domain to acquire any such parcels, subject to applicable law.
In addition to approvals by the City of Inglewood, approvals or actions by other agencies or entities would include, but not be limited to, the following:

- Determination of consistency with the LAX Airport Land Use Plan by the Los Angeles County Airport Land Use Commission.
- Issuance of permits to allow for municipal water well relocation by the Los Angeles County Department of Public Health.
- Review of the Proposed Project by the FAA under 14 Code of Federal Regulations Part 77 for issuance of a Determination of No Hazard.

Additional approvals or permits may also be required from federal, State, regional, or local agencies, including but not limited to the following:

- Los Angeles Regional Water Quality Control Board;
- South Coast Air Quality Management District;
- Los Angeles County Fire Department;
- Los Angeles County Metro; and
- California Department of Transportation.

F. Contents and Location of Record

The record upon which all findings and determinations related to the Project consists of those items listed in Public Resources Code section 21167.6 subdivision (e), available at http://www.ibecproject.com/, including but not limited to the following documents, which are incorporated by reference and made part of the record supporting these findings:

- The City of Inglewood General Plan and all Elements thereto, as amended from time to time through the date of approval of the Project;
- City of Inglewood Municipal Code.
- The NOP and all other public notices issued by the City in conjunction with the Project.
- The EIR and all documents referenced in or relied upon by the EIR. (The references in these findings to the Final EIR include the Draft EIR, the RTC, and the Initial Study.)
- The MMRP for the Project.
- All findings and resolutions adopted by the City in connection with the Project, and all documents cited or referred to therein.
- All information including written evidence and testimony provided by City staff to the City Council relating to the EIR, the Project, and the alternatives set forth in the EIR or these CEQA findings.
• All records of decision, staff reports, memoranda, maps, exhibits, letters, synopses of meetings, and other documents approved, reviewed, relied upon, or prepared by any City commissions, boards, officials, consultants, or staff relating to the Project.

• All information provided by the public, including written correspondence received by City staff during the public comment period of the Draft EIR.

• All testimony presented to the Planning Commission or City Council.

• All information presented at workshops or hearings held by the City for the Project.

• All documents related to AB 987, including the record of the project applicant’s submittals to the Governor pursuant to AB 987, including the California Air Resources Board’s determination concerning, and the Governor’s certification of, the Project.

• All information and documents included on the website prepared for the Project pursuant to AB 987, which are available at the following link: http://www.ibeproject.com/ or at https://www.cityofinglewood.org/1036/Murphys-Bowl-Proposed-NBA-Arena.

The City Council has relied on all of the documents listed above in reaching its decision on the Project, even if not every document was formally presented to the Council. Without exception, any documents set forth above not found in the Project files fall into one of two categories. In the first category, many of the documents reflect prior planning or legislative decisions of which the City Council was familiar with when approving the Project. (See City of Santa Cruz v. Local Agency Formation Com. (1978) 76 Cal.App.3d 381, 391-392; Dominey v. Dept. of Personnel Admin. (1988) 205 Cal.App.3d 729, 738, fn. 6.) In the second category, documents that influenced the expert advice provided to City staff or consultants, who then provided advice to the City Council as final decision makers, form part of the underlying factual basis for the City Council’s decisions relating to approval of the Project and properly constitute part of the administrative record. (See Pub. Resources Code, § 21167.6, subd. (c)(10); Browning-Ferris Industries v. City Council of City of San Jose (1986) 181 Cal.App.3d 852, 866; Stanislaus Audubon Society, Inc. v. County of Stanislaus (1995) 33 Cal.App.4th 144, 153, 155.)

The public hearing transcript, a copy of all letters regarding the Draft EIR received during the public review period, the administrative record, and background documentation for the Final EIR, as well as additional materials concerning approval of the Project and adoption of these findings are contained in the Project files. Project files are available by contacting Mindy Wilcox, Planning Manager, at the Inglewood City Hall, Economic & Community Development Department Planning Division, One West Manchester Boulevard, Fourth Floor, Inglewood, California 90301. The City may also be contacted by e-mail at ibeproject@cityofinglewood.org. All files have been available to the City Council and the public for review in considering these findings and whether to approve the Project.

G. Findings Required Under CEQA

1. Findings

CEQA requires that the lead agency adopt mitigation measures or alternatives, where feasible, to
substantially lessen or avoid significant environment impacts that would otherwise occur. Mitigation measures or alternatives are not required, however, where such changes are infeasible or where the responsibility for the project lies with some other agency. (Pub. Resources Code, § 21081, subd. (a)(2); CEQA Guidelines, § 15091, subds. (a), (b).)

Public Resources Code section 21061.1 defines “feasible” to mean “capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, social and technological factors.” CEQA Guidelines section 15364 includes another factor: “legal” considerations. (See also Citizens of Goleta Valley v. Board of Supervisors (Goleta II) (1990) 52 Cal.3d 553, 565.)

The concept of “feasibility” also encompasses the question of whether a particular alternative or mitigation measure promotes the underlying goals and objectives of a project. (City of Del Mar v. City of San Diego (1982) 133 Cal.App.3d 410, 417 (City of Del Mar).) “[F]easibility” under CEQA encompasses “desirability” to the extent that desirability is based on a reasonable balancing of the relevant economic, environmental, social, and technological factors.” (Ibid.; see also Sequoyah Hills Homeowners Assn. v. City of Oakland (1993) 23 Cal.App.4th 704, 715 (Sequoyah Hills); see also California Native Plant Society v. City of Santa Cruz (2009) 177 Cal.App.4th 957, 1001 [after weighing “‘economic, environmental, social, and technological factors’ ... ‘an agency may conclude that a mitigation measure or alternative is impracticable or undesirable from a policy standpoint and reject it as infeasible on that ground’”].)

With respect to a project for which significant impacts are not avoided or substantially lessened, a public agency, after adopting proper findings, may nevertheless approve the project if the agency first adopts a statement of overriding considerations setting forth the specific reasons why the agency found that the project’s “benefits” rendered “acceptable” its “unavoidable adverse environmental effects.” (CEQA Guidelines, §§ 15093, 15043, subd. (b); see also Pub. Resources Code, § 21081, subd. (b).)

In seeking to effectuate the substantive policy of CEQA to substantially lessen or avoid significant environmental effects to the extent feasible, an agency, in adopting findings, need not necessarily address the feasibility of both mitigation measures and environmentally superior alternatives when contemplating approval of a proposed project with significant impacts. Where a significant impact can be mitigated to an “acceptable” level solely by the adoption of feasible mitigation measures, the agency, in drafting its findings, has no obligation to consider the feasibility of any environmentally superior alternative that could also substantially lessen or avoid that same impact — even if the alternative would render the impact less severe than would the proposed project as mitigated. (Laurel Hills Homeowners Association v. City Council (1978) 83 Cal.App.3d 515, 521; see also Kings County Farm Bureau v. City of Hanford (1990) 221 Cal.App.3d 692, 730-731; and Laurel Heights Improvement Association v. Regents of the University of California (“Laurel Heights I”) (1988) 47 Cal.3d 376, 400-403.)

In these findings, the City first addresses the extent to which each significant environmental effect can be substantially lessened or avoided through the adoption of feasible mitigation measures. Only after determining that, even with the adoption of all feasible mitigation measures, an effect is significant and
unavoidable does the City address the extent to which alternatives described in the EIR are (i) environmentally superior with respect to that effect and (ii) “feasible” within the meaning of CEQA.

In cases in which a project’s significant effects cannot be mitigated or avoided, an agency, after adopting proper findings, may nevertheless approve the project if it first adopts a statement of overriding considerations setting forth the specific reasons why the agency found that the “benefits of the project outweigh the significant effects on the environment.” (Pub. Resources Code, § 21081, subd. (b); see also CEQA Guidelines, §§ 15093, 15043, subd. (b).) In the statement of overriding considerations found at the end of these findings, the City identifies the specific economic, legal, social, and other considerations that, in its judgment, outweigh the significant environmental effects that the Project will cause.

The California Supreme Court has stated that “[t]he wisdom of approving ... any development project, a delicate task which requires a balancing of interests, is necessarily left to the sound discretion of the local officials and their constituents who are responsible for such decisions. The law as we interpret and apply it simply requires that those decisions be informed, and therefore balanced.” (Goleta II (1990) 52 Cal.3d 553 at p. 576.)

The City Council’s findings in support of its approval of the Project are set forth below for each of the significant environmental effects of and alternatives to the Project identified in the EIR pursuant to section 21080 of CEQA and section 15091 of the CEQA Guidelines. These findings provide the written analysis and conclusions of the City Council regarding the environmental impacts of the Project and the mitigation measures included as part of the EIR and adopted by the City Council as part of the Project. To avoid duplication and redundancy, and because the City Council agrees with, and hereby adopts, the conclusions in the EIR, these findings will not repeat the analysis and conclusions in the EIR, but instead incorporates them by reference in these findings and rely upon them as substantial evidence supporting these findings.

In making these findings, the City Council has considered the opinions of staff and experts, other agencies and members of the public. The City Council finds that the determination of significance thresholds is a judgment decision within the discretion of the City Council; the significance thresholds used in the EIR are supported by substantial evidence in the record, including the expert opinion of the EIR preparers and City staff; and the significance thresholds used in the EIR provide reasonable and appropriate means of assessing the significance of the adverse environmental effects of the Project. Thus, although, as a legal matter, the City Council is not bound by the significance determinations in the EIR (see Pub. Resources Code, § 21082.2, subd. (e)), the City Council finds them persuasive and hereby adopts them as its own.

As set forth below, the City Council adopts and incorporates all of the mitigation measures set forth in the EIR and the attached MMRP to substantially lessen or avoid the potentially significant and significant impacts of the Project.
2. Findings About Significant Environmental Impacts and Mitigation Measures

The following sections of these findings – Sections II, III and IV – set forth the City’s findings about the EIR’s determinations regarding significant environmental impacts and the mitigation measures proposed to address them. These findings provide the written analysis and conclusions of the City regarding the environmental impacts of the Project and the mitigation measures included as part of the EIR and adopted by the City as part of the Project. To avoid duplication and redundancy, and because the City agrees with, and hereby adopts, the conclusions in the EIR, these findings will not repeat the analysis and conclusions in the EIR, but instead incorporates them by reference in these findings and relies upon them as substantial evidence supporting these findings.

In making these findings, the City has considered the opinions of staff and experts, other agencies, and members of the public. The City finds that the determination of significance thresholds is generally a decision requiring judgment within the discretion of City; the significance thresholds used in the EIR are supported by substantial evidence in the record, including the expert opinion of the EIR preparers and City staff; and the significance thresholds used in the EIR provide reasonable and appropriate means of assessing the significance of the adverse environmental effects of the Project. Thus, although as a legal matter, the City is not bound by the significance determinations in the EIR (see Pub. Resources Code, § 21082.2, subd. (c)), the City Council finds them persuasive and hereby adopts them as its own.

These findings do not attempt to describe the full analysis of each environmental impact contained in the EIR. Instead, a full explanation of these environmental findings and conclusions can be found in the EIR, and these findings hereby incorporate by reference the discussion and analysis in the EIR supporting the EIR’s determination regarding the Project’s impacts and mitigation measures designed to address those impacts. In making these findings, the City Council ratifies, adopts and incorporates in these findings, the determinations and conclusions of the EIR relating to environmental impacts and mitigation measures, except to the extent any such determinations and conclusions are specifically and expressly modified by these findings.

As set forth below, the City Council adopts and incorporates all of the mitigation measures within its authority and jurisdiction as lead agency, as set forth in the EIR and presented in the attached MMRP (Exhibit B), in order to substantially lessen or avoid the potentially significant and significant impacts of the Project. The MMRP will remain available for public review during the compliance period. In adopting mitigation measures from the EIR, the City Council intends to adopt each of the mitigation measures proposed in the EIR for the Project for adoption by the City. The City Council also intends that the MMRP should include each and every mitigation measure included in the EIR, including those assigned to responsible agencies. Accordingly, in the event a mitigation measure recommended in the EIR has inadvertently been omitted in these findings or the MMRP, any such mitigation measure is hereby adopted and/or incorporated in the findings below by reference.

In addition, mitigation measures are listed in different locations in these findings, in the MMRP, and in the EIR. The City has made every effort to ensure that the text of each mitigation measure is consistent wherever that text appears. To the extent the text differs for the same mitigation measure from one
location to another, such differences are inadvertent. In those instances, the text of the mitigation measure as it appears in the MMRP shall control, unless in context it is clear that the text in the MMRP does not reflect the City’s determination with respect to the mitigation measure to be adopted; in such instances, the most stringent version of the mitigation measure shall apply, regardless of whether that most stringent version appears in the findings, in the MMRP, or in the EIR.

The impact numbers and mitigation measure numbers used in these findings reflect the information contained in the EIR. In Sections II, III and IV below, the same statutory findings are made for a category of environmental impacts and mitigation measures. Rather than repeat the identical finding dozens of times to address each and every significant effect and mitigation measure, the initial finding obviates the need for such repetition because in no instance is the City Council rejecting the conclusions of the EIR or the mitigation measures recommended in the EIR for the Project.

Section II. Impacts Found to have No Impact or be Less Than Significant and Thus Requiring No Mitigation

Under CEQA, no mitigation measures are required for impacts that are less than significant (Public Resources Code section 21002; CEQA Guidelines section 15126.4, subd. (a)(3), section 15091). Based on substantial evidence in the entire record of this proceeding, the City Council finds that implementation of the Project will not result in any significant impacts in the following areas and that these impact areas, therefore, do not require mitigation. As stated above, these findings do not repeat the analysis and conclusions in the EIR, but instead incorporates them by reference in these findings and rely upon them as substantial evidence supporting these findings.

A. Aesthetics

1. Impact 3.1-1: Construction and operation of the Proposed Project could substantially degrade the existing visual character or quality of public views of the site and its surroundings, or could conflict with the City’s zoning and regulations governing scenic quality. (Refer to pages 3.1-20 through 3.1-40 of the Draft EIR.)

2. Impact 3.1-3: Construction and operation of the Proposed Project could cast shadows on shadow-sensitive uses for either the summer or winter solstice. (Refer to pages 3.1-52 through 3.1-60 of the Draft EIR.)

3. Impact 3.1-4: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could substantially degrade the existing visual character or quality of public views of the site and its surroundings, or conflict with the City’s zoning and regulations governing scenic quality. (Refer to page 3.1-61 of the Draft EIR.)

B. Air Quality
1. Impact 3.2-3: Construction and operation of the Proposed Project could expose sensitive receptors to substantial pollutant concentrations. (Refer to pages 3.2-91 through 3.1-102 of the Draft EIR.)

2. Impact 3.2-4: Construction and operation of the Proposed Project could result in other emissions (such as those leading to odors). (Refer to page 3.2-103 of the Draft EIR.)

3. Impact 3.2-7: Construction and operation Proposed Project, in conjunction with other cumulative development, could contribute to a cumulative exposure of sensitive receptors to substantial pollutant concentrations. (Refer to pages 3.2-107 through 3.1-109 of the Draft EIR.)

4. Impact 3.2-8: Construction and operation Proposed Project, in conjunction with other cumulative development, could result in cumulative increases of other emissions (such as those leading to odors). (Refer to page 3.2-109 of the Draft EIR.)

C. Biological Resources

1. Impact 3.3-1: Construction and operation of the Proposed Project would not 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 Wildlife or US Fish and Wildlife Service. (Refer to page 3.3-13 of the Draft EIR.)

2. Impact 3.3-4: Construction and operation of the Proposed Project, in combination with other cumulative development, could 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. (Refer to pages 3.3-18 through 3.3-19 of the Draft EIR.)

3. Impact 3.3-5: Construction and operation of the Proposed Project, in combination with other cumulative projects, could conflict with local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance. (Refer to page 3.3-19 of the Draft EIR.)

D. Energy Demand and Conservation

1. Impact 3.5-1: Construction and operation of the Proposed Project could cause wasteful, inefficient, or unnecessary consumption of energy resources. (Refer to pages 3.5-27 through 3.5-37 of the Draft EIR.)

2. Impact 3.5-2: Construction and operation of the Proposed Project could conflict with or obstruct a State or local plan for renewable energy or energy efficiency. (Refer to pages 3.5-38 through 3.5-39 of the Draft EIR.)

3. Impact 3.5-3: Construction and operation of the Proposed Project could result in the relocation or construction of new or expanded electric power, natural gas or telecommunication facilities, the construction or relocation of which could cause significant environmental effects. (Refer to pages 3.5-40 through 3.5-44 of the Draft EIR.)

4. Impact 3.5-4: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could cause wasteful, inefficient, or unnecessary consumption of energy resources.
resources during construction or operation of the Proposed Project. (Refer to pages 3.5-44 through 3.5-45 of the Draft EIR.)

5. Impact 3.5-5: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could conflict with or obstruct a State or local plan for renewable energy or energy efficiency. (Refer to pages 3.5-44 through 3.5-46 of the Draft EIR.)

6. Impact 3.5-6: Construction and operation of the Proposed Project, in conjunction with other cumulative development, would result in the relocation or construction of new or expanded electric power, natural gas or telecommunication facilities, the construction or relocation of which could cause significant environmental effects. (Refer to pages 3.5-46 through 3.5-48 of the Draft EIR.)

E. Greenhouse Gas Emissions

1. Impact 3.7-2: Construction and operation of the Proposed Project could be inconsistent with applicable plans, policies and regulations adopted for the purpose of reducing the emissions of GHGs. (Refer to pages 3.7-65 through 3.6-71 of the Draft EIR.)

F. Hazards and Hazardous Materials

1. Impact 3.8-1: Construction and operation of the Proposed Project could create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials. (Refer to pages 3.8-32 through 3.6-35 of the Draft EIR.)

2. Impact 3.8-2: Construction and operation of the Proposed Project could 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. (Refer to pages 3.8-35 through 3.6-37 of the Draft EIR.)

3. Impact 3.8-3: Construction and operation of the Proposed Project could emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school. (Refer to pages 3.8-37 through 3.6-39 of the Draft EIR.)

4. Impact 3.8-6: Construction and operation of the Proposed Project could impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan. (Refer to pages 3.8-48 through 3.6-49 of the Draft EIR.)

5. Impact 3.8-7: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials. (Refer to page 3.8-50 of the Draft EIR.)

6. Impact 3.8-8: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could 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. (Refer to page 3.8-51 of the Draft EIR.)
7. Impact 3.8-9: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school. (Refer to pages 3.8-52 through 3.6-53 of the Draft EIR.)

8. Impact 3.8-10: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could be located on sites that are included on a list of hazardous materials sites compiled pursuant to Government Code section 65962.5 and, as a result, could create a significant hazard to the public or the environment. (Refer to pages 3.8-53 through 3.6-54 of the Draft EIR.)

9. Impact 3.8-11: Construction and operation of the Proposed Project, in conjunction with other cumulative development, would be located within an airport land use plan area and could cumulatively result in a safety hazard or excessive noise for people residing or working in the project area, or could create a hazard to navigable airspace and/or operations at a public airport. (Refer to pages 3.8-55 through 3.6-56 of the Draft EIR.)

10. Impact 3.8-12: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could impair implementation or physically interfere with an adopted emergency response plan or emergency evacuation plan. (Refer to pages 3.8-56 of the Draft EIR.)

G. Hydrology and Water Quality

1. Impact 3.9-2: Construction and operation of the Proposed Project could substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin, or conflict with or obstruct implementation of sustainable groundwater management plan. (Refer to pages 3.9-24 through 3.6-26 of the Draft EIR.)

2. Impact 3.9-5: Construction and operation of the Proposed Project, in conjunction with other cumulative development within areas served by the WCGB and Central Basin groundwater basins, could cumulatively decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin, or conflict with or obstruct implementation of sustainable groundwater management plan. (Refer to pages 3.9-32 through 3.9-33 of the Draft EIR.)

H. Land Use and Planning

1. Impact 3.10-1: Construction and operation of the Proposed Project could physically divide an established community. (Refer to pages 3.10-29 through 3.10-31 of the Draft EIR.)

2. Impact 3.10-2: Construction and operation of the Proposed Project could conflict with a land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect. (Refer to pages 3.10-32 through 3.10-34 of the Draft EIR.)

3. Impact 3.10-3: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could physically divide an established community. (Refer to pages 3.10-35 through 3.10-37 of the Draft EIR.)

4. Impact 3.10-4: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could conflict with any applicable land use plan, policy, or regulation adopted
for the purpose of avoiding or mitigating an environmental effect. (Refer to pages 3.10-37 through 3.10-38 of the Draft EIR.)

I. Noise and Vibration

1. Impact 3.11-4: The Proposed Project is located within the Planning Boundary/Airport Influence Area for LAX as designated within the airport land use plan and could expose people residing or working in the region surrounding the Project Site to excessive noise levels. (Refer to pages 3.11-186 through 3.11-188 of the Draft EIR.)

2. Impact 3.11-8: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could expose people residing or working in the region surrounding the Project Site to excessive noise levels from airport noise. (Refer to page 3.11-230 of the Draft EIR.)

J. Population, Employment, and Housing

1. Impact 3.12-1: Construction and operation of the Proposed Project could 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). (Refer to pages 3.12-12 through 3.12-15 of the Draft EIR.)

2. Impact 3.12-2: Construction and operation of the Proposed Project could displace substantial numbers of existing people or housing units necessitating the construction of replacement housing elsewhere. (Refer to pages 3.12-15 through 3.12-18 of the Draft EIR.)

3. Impact 3.12-3: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could contribute to cumulative 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 and other infrastructure). (Refer to pages 3.12-18 through 3.12-19 of the Draft EIR.)

4. Impact 3.12-4: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could displace substantial numbers of existing people or housing units necessitating the construction of replacement housing elsewhere. (Refer to pages 3.12-19 through 3.12-22 of the Draft EIR.)

K. Public Services

1. Impact 3.13-1: Construction and operation of the Proposed Project could result in substantial adverse physical impacts associated with the provision of new or physically altered facilities for the provision of fire protection and emergency medical services, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives. (Refer to pages 3.13-13 through 3.13-19 of the Draft EIR.)
2. Impact 3.13-2: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could result in substantial adverse physical impacts associated with the provision of or need for new or physically altered facilities for the provision of fire protection and emergency medical services, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for fire protection. (Refer to pages 3.13-19 through 3.13-32 of the Draft EIR.)

3. Impact 3.13-3: Construction and operation of the Proposed Project could result in substantial adverse physical impacts associated with the provision of or need for new or physically altered facilities for police protection services, the construction of which could cause significant environmental impacts, in order to maintain acceptable response times or other performance objectives for police protection. (Refer to pages 3.13-32 through 3.13-35 of the Draft EIR.)

4. Impact 3.13-4: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could contribute to cumulative substantial adverse physical impacts associated with the provision of or need for new or physically altered facilities for police protection services, the construction of which could cause significant environmental impacts, in order to maintain acceptable response times or other performance objectives for police protection. (Refer to pages 3.13-35 through 3.13-42 of the Draft EIR.)

5. Impact 3.13-5: Construction and operation of the Proposed Project could result in substantial adverse physical impacts associated with the need for or provision of new or physically altered parks or recreational facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios or other performance objectives for parks or recreational facilities. (Refer to pages 3.13-42 through 3.13-44 of the Draft EIR.)

6. Impact 3.13-6: Construction and operation of the Proposed Project could increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of a facility would occur or be accelerated. (Refer to pages 3.13-44 through 3.13-45 of the Draft EIR.)

7. Impact 3.13-7: Construction and operation of the Proposed Project could include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment. (Refer to pages 3.13-45 through 3.13-46 of the Draft EIR.)

8. Impact 3.13-8: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could contribute to cumulative substantial adverse physical impacts associated with the need for or provision of new or physically altered parks or recreational facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios or other performance objectives for parks or recreational facilities. (Refer to pages 3.13-46 through 3.13-49 of the Draft EIR.)

9. Impact 3.13-9: Construction and operation of the Proposed Project, in conjunction with related cumulative development, could contribute to the increased use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated. (Refer to page 3.13-49 of the Draft EIR.)
10. Impact 3.13-10: Construction and operation of the Proposed Project, in conjunction with related cumulative projects, could include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment. (Refer to page 3.13-50 of the Draft EIR.)

11. Impact 3.13-11: Construction and operation of the Proposed Project could result in substantial adverse physical impacts associated with the need for or provision of new or physically altered schools, the construction of which could cause significant environmental impacts. (Refer to pages 3.13-60 through 3.13-64 of the Draft EIR.)

12. Impact 3.13-12: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could contribute to cumulative substantial adverse physical impacts associated with the need for or provision of new or physically altered schools, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for schools. (Refer to pages 3.13-66 through 3.13-68 of the Draft EIR.)

L. Transportation and Circulation

1. Impact 3.14-7: Operation of the Proposed Project ancillary land uses could have the potential to cause significant impacts on freeway facilities under Adjusted Baseline conditions. (Refer to page 3.14-240 of the Draft EIR.)

2. Impact 3.14-12: The Proposed Project could have the potential to adversely affect existing or planned bicycle facilities; or fail to adequately provide for access by bicycle. (Refer to pages 3.14-247 through 3.14-248 of the Draft EIR.)

3. Impact 3.14-22: Operation of the Proposed Project ancillary land uses could have the potential to cause significant impacts on freeway facilities under cumulative conditions. (Refer to page 3.14-292 of the Draft EIR.)

M. Utilities and Service Systems

1. Impact 3.15-1: Construction and operation of the Proposed Project could require or result in the relocation or construction of new or expanded water facilities, the construction of which could cause significant environmental effects. (Refer to pages 3.15-35 through 3.15-38 of the Draft EIR.)

2. Impact 3.15-2: Construction and operation of the Proposed Project could result in insufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry, and multiple dry years. (Refer to pages 3.15-38 through 3.15-48 of the Draft EIR.)

3. Impact 3.15-3: Construction and operation of the Proposed Project, in conjunction with other cumulative development within the GSWC Southwest System, could require or result in the relocation or construction of new or expanded water treatment facilities or expansion of existing facilities, the construction or relocation of which could cause significant environmental effects. (Refer to page 3.15-48 of the Draft EIR.)
4. Impact 3.15-4: Operation of the Proposed Project, in conjunction with other cumulative development and future water demands within GSWC’s Southwest System, could result in insufficient water supplies available to serve the project and reasonably foreseeable future development during normal, dry, and multiple dry years. (Refer to page 3.15-49 of the Draft EIR.)

5. Impact 3.15-5: Operation of the Proposed Project could result in a determination by LACSD, which would serve the project, that it does not have adequate capacity to serve the project’s projected demand in addition to LACSD’s existing commitments. (Refer to pages 3.15-57 through 3.15-60 of the Draft EIR.)

6. Impact 3.15-6: Operation of the Proposed Project could require or result in the relocation or construction of new or expanded wastewater treatment facilities, the construction or relocation of which could cause significant environmental effects. (Refer to page 3.15-59 of the Draft EIR.)

7. Impact 3.15-7: Operation of the Proposed Project, in conjunction with other cumulative development that would be served by the JWPCP, could cumulatively result in a determination by LACSD that it does not have adequate capacity to serve the project’s projected demand in addition to LACSD’s existing commitments. (Refer to pages 3.15-60 through 3.15-63 of the Draft EIR.)

8. Impact 3.15-8: Operation of the Proposed Project, in conjunction with other cumulative development, could require or result in the relocation or construction of new or expanded wastewater treatment facilities, the construction or relocation of which could cause significant environmental effects. (Refer to page 3.15-63 of the Draft EIR.)

9. Impact 3.15-11: Construction and operation of the Proposed Project could generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, and could otherwise impair the attainment of solid waste reduction goals. ( Refer to pages 3.15-79 through 3.15-81 of the Draft EIR.)

10. Impact 3.15-12: Construction and operation of the Proposed Project could conflict with federal, State, and local management and reduction statutes and regulations related to management and reduction of solid waste. ( Refer to page 3.15-81 of the Draft EIR.)

11. Impact 3.15-13: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could cumulatively generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, and could otherwise cumulatively impair the attainment of solid waste reduction goal. (Refer to pages 3.15-82 through 3.15-88 of the Draft EIR.)

12. Impact 3.15-14: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could conflict with federal, State, and local statues and regulations related to management and reduction of solid waste. (Refer to page 3.15-88 of the Draft EIR.)

Section III. Significant or Potentially Significant Impacts
Mitigated to a Less Than Significant Level

The following significant and potentially significant environmental impacts of the Project, including cumulative impacts, are being mitigated to a less than significant level and are set out below. Pursuant to section 21081(a)(1) of CEQA and section 15061(a)(1) of the CEQA Guidelines, as to each such impact, the City Council, based on the evidence in the record before it, finds that changes or alterations...
incorporated into the Project by means of conditions or otherwise, mitigate, avoid or substantially lessen to a level of insignificance these significant or potentially significant environmental impacts of the Project. The basis for the finding for each identified impact is set forth below.

A. Aesthetics

1. Impact 3.1-2: Construction and operation of the Proposed Project could create a new source of substantial light or glare which could adversely affect day or nighttime views in the area. (Refer to pages 3.1-41 through 3.1-52 of the Draft EIR.)

Mitigation Measure 3.1-2(a): Construction Lighting. The project applicant shall implement the following measures to avoid or minimize disturbances related to construction lighting:

- Require construction contractors use construction-related lighting only where and when necessary for completion of the specific construction activity.
- Require construction contractors to ensure that all temporary lighting related to construction activities or security of the Project Site is shielded or directed to avoid or minimize any direct illumination onto light-sensitive properties located outside of the Project Site.
- Designate a Community Affairs Liaison and create a telephone hotline and email address to reach this person, with contact information conspicuously posted around the project site, in adjacent public spaces, and in construction notifications. If the Community Affairs Liaison hotline is not staffed 24 hours per day, the hotline shall provide an automatic answering feature, with date and time stamp recording, to answer calls when the phone is unattended. The Community Affairs Liaison shall be responsible for responding to any local complaints about disturbances related to construction or security lighting.

The Community Affairs Liaison shall investigate, evaluate, and attempt to resolve lighting complaints related to construction activities of the Project. The Community Affairs Liaison shall coordinate with a designated construction contractor representative to implement the following:

- Document and respond to each lighting complaint.
- Attempt to contact the person(s) making the lighting complaint as soon as feasible and no later than one construction work day.
- Conduct a prompt investigation to attempt to determine if high-brightness construction-related lighting contributes a substantial amount of light spillover or glare related to the complaint.
- If it is reasonably determined by the Community Affairs Liaison that high-brightness construction-related lighting causes substantial spillover light or glare to a light-sensitive receptor, the Community Affairs Liaison shall identify and implement feasible measures to address the lighting complaint.

Examples of feasible measures that may be implemented include but are not limited to:

- Confirming construction lighting equipment and related direction and shielding devices are maintained per manufacturer’s specifications;
- Ensuring construction lighting is not operated unnecessarily; and/or
- Evaluating and implementing feasible relocations of lighting equipment, alternatives to specific types of lighting equipment, or changes to direction and shielding equipment, as appropriate.

- Adjacent residents within 500 feet of the Project Site shall be notified of the construction schedule, as well as the name and contact information of the project Community Affairs Liaison.
Mitigation Measure 3.1-2(b): Lighting Design Plan. Prior to issuance of a building permit, the project applicant shall submit to the City a Lighting Design Plan, based on photometric data, that demonstrates that project-contributed lighting from light-emitting diode (LED) lights, illuminated signs, or any other project lighting onto the light-sensitive receptor properties identified as SR 1, SR 2, and SR 4 in the LDA lighting analysis report would not result in more than 2 foot-candles of lighting intensity or generate direct glare onto the property so long as those sites are occupied by light-sensitive receptor uses, or that an illuminated sign from the Project would produce a light intensity of greater than 3 foot-candles above ambient lighting on residentially zoned property. Where existing conditions exceed these levels, the Lighting Design Plan shall avoid exacerbating existing conditions, but need not further reduce light levels on light-sensitive receptor properties.

Measures to ensure that the lighting and illuminated signage from the Project would not exceed the identified thresholds may include but are not limited to relocating and/or shielding pole- or building-mounted LED lights; directing illuminated signage away from residential properties; implementing a screening material for parking garages or other structures to allow ventilation while reducing the amount of spill light; designing exterior lighting to confine illumination to the Project Site; restricting the operation of outdoor lighting to certain hours after events are completed; limiting the luminosity of certain lights or signs; and/or providing structural and/or vegetative screening from sensitive uses.

Mitigation Measure 3.1-2(c): Hotel Design. The design of the proposed hotel shall be prohibited from using (1) reflective glass that exceeds 50 percent of any building surface and on the bottom three floors, (2) mirrored glass, (3) black glass that exceeds 25 percent of any surface of any building, and (4) metal building materials that exceed 50 percent of any street-facing surface of a building.

Basis for Finding: Mitigation Measure 3.1-2(a) requires the project applicant to implement measures to avoid or reduce adverse effects of construction and security lighting on light-sensitive receptors outside of the Project Site, thereby ensuring that nuisances or hazards resulting from construction light sources would be avoided or minimized. Mitigation Measure 3.1-2(b) requires the project applicant to provide to the City a lighting design plan that demonstrates that project-contributed lighting would not result in lighting intensity or glare onto the residential properties identified as SR 1, SR 2, and SR 4 to exceed appropriate levels. Mitigation Measure 3.1-2(c) prohibits the use or positioning of materials in the proposed hotel that would produce excessive or hazardous glare. With implementation of Mitigation Measures 3.1-2(a), 3.1-2(b), and 3.1-2(c), this impact would be less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

2. Impact 3.1-5: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could cumulatively create a new source of substantial light or glare which would adversely affect day or nighttime views in the area. (Refer to pages 3.1-61 through 3.1-63 of the Draft EIR.)

Mitigation Measure 3.1-5: Implement Mitigation Measures 3.1-2(a), 3.1-2(b), and 3.1-2(c) Construction Lighting, Lighting Design Plan, and Hotel Design.

Basis for Finding: Mitigation Measure 3.1-2(a) requires the project applicant to implement measures to avoid or reduce adverse effects of construction and security lighting on light-sensitive receptors outside of the Project Site, thereby ensuring that nuisances or hazards resulting from construction light sources would be avoided or minimized. Mitigation Measure 3.1-2(b) requires the project applicant to provide to
the City a lighting design plan that demonstrates that project-contributed lighting would not result in lighting intensity or glare onto the residential properties identified as SR 1, SR 2, and SR 4 to exceed appropriate levels. Mitigation Measure 3.1-2(c) prohibits the use or positioning of materials in the proposed hotel that would produce excessive or hazardous glare. With implementation of Mitigation Measures 3.1-2(a), 3.1-2(b), and 3.1-2(c), the Proposed Project’s contribution to glare impacts would be less than cumulatively considerable, and the cumulative impact of spillover light and glare would be less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

B. Biological Resources

1. Impact 3.3-2: Construction of the Proposed Project could have the potential to 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. (Refer to pages 3.3-14 through 3.3-15 of the Draft EIR.)

Mitigation Measure 3.3-2: The project applicant shall conduct tree removal activities required for construction of the Project outside of the resident or migratory bird and raptor breeding season (February 1 through August 31) where feasible. For construction activities or ground disturbing activities such as demolition, tree and vegetation removal, or grading that would occur between February 1 through August 31, the project applicant shall retain a qualified biologist to conduct preconstruction surveys not more than one week prior to the commencement of construction activities in suitable nesting habitat within the Project Site for nesting birds and raptors. This survey shall include areas located within 100 feet from construction to avoid indirect impacts to nesting birds. During the preconstruction survey, nests detected shall be mapped using global positioning system software, and species confirmed to be nesting or likely nesting will be determined. If active nests for avian species protected under the Migratory Bird Treaty Act or California Fish and Game Code are found during the survey, the qualified biologist shall determine an appropriate buffer for avoiding the nest (where no work will occur) until the biologist is able to determine that the nest is no longer active. A minimum 100-foot no-work buffer shall be established around any active bird nest; however, the buffer distance may be adjusted by a qualified biologist depending on the nature of the work that is occurring in the vicinity of the nest, the known tolerance of the species to noises and vibrations, and/or the location of the nest. If, in the professional opinion of the qualified biologist, the Project would impact a nest, the biologist shall immediately inform the construction manager and work activities shall stop until the biologist delineates a suitable buffer distance and/or determines that the nest is no longer active.

Basis for Finding: With the implementation of Mitigation Measure 3.3-2, construction of the Proposed Project would no longer have the potential to disturb active nests for nesting birds and raptors. Active nests would be identified and suitable buffers would be established to ensure that construction activities do not disturb nesting birds. Mitigation measures would thus ensure that the Proposed Project would not cause a substantial reduction in local population size or reduce reproductive success to birds and raptors. Thus, this impact would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.
2. Impact 3.3-3: Construction of the Proposed Project could have the potential to conflict with local policies or ordinances protecting biological resource, such as a tree preservation policy or ordinance. (Refer to pages 3.3-16 through 3.3-18 of the Draft EIR.)

Mitigation Measure 3.3-3:

a) To ensure that all new trees planted at a 1:1 ratio as required by the City’s Tree Preservation Ordinance are of sufficient size, quantity, and quality, the following shall be implemented:

- Prior to any on-site tree disturbance or removal of any protected tree, a tree permit shall be obtained from the City of Inglewood in accordance with the City of Inglewood Tree Preservation Ordinance (Inglewood Municipal Code Chapter 12, Article 32). The tree permit shall identify the appropriate size of tree to be replaced (i.e., 36-inch box tree).

- All replacement mitigation trees shall be monitored by a certified arborist annually for minimum of 3 years following the completion of construction and planting, respectively. Monitoring shall verify that all encroached and replacement trees are in good health at the end of the 3-year monitoring period. Any encroached or replacement tree that dies within the 3-year monitoring period shall be replaced, and the replacement tree shall be monitored annually for 3 years. Annual monitoring reports shall be prepared by a certified arborist and submitted to the City. The monitoring report shall depict the location of each encroachment and replacement mitigation tree, including a description of the health of each tree based on a visual assessment.

b) To ensure proper protection of trees to remain during project construction, the following shall be implemented:

- The Tree Protective Zone (TPZ) of protected trees to be retained and that are located within 25 feet from the grading limits, shall be enclosed with temporary fencing (e.g., free-standing chain-link, orange mesh drift fencing, post and wire, or equivalent). A smaller TPZ may be established in consultation with a certified arborist. The fencing shall be located at the limits of the TPZ and shall remain in place for the duration of construction activities in the area, or as determined by the City.

- Prune selected trees to provide necessary clearance during construction and to remove any defective limbs or other parts that may pose a failure risk. All pruning shall be completed (or supervised) by a certified arborist and adhere to the Tree Pruning Guidelines of the International Society of Arboriculture. Trenching shall be routed so as to minimize damage to roots of protected trees roots if feasible. Any required trenching within the TPZ should be accomplished by the use of hand tools, to the extent feasible, while under the direct supervision of a certified arborist. If roots larger than 2 inches in diameter are encountered, the arborist shall provide recommendations for pruning or avoidance. Any major roots encountered should be conserved if feasible and treated as recommended by the arborist. If extensive disturbance to tree roots would occur such that tree health would be impacted as determined by the certified arborist, the tree shall be replaced at 1:1 per Mitigation Measure 3.3-3(a) above.

- Any work conducted within the TPZ of a protected tree shall be monitored by a certified arborist. The monitoring arborist shall prescribe measures for minimizing or avoiding long-term impacts to the tree, such as selective pruning to minimize construction impacts.

- No storage of equipment, supplies, vehicles, or debris should be allowed within the TPZ of a protected tree. No dumping of construction wastewater, paint, stucco, concrete, or any other cleanup waste should occur within the TPZ. No temporary structures should be placed within the TPZ.

Basis for Finding: With the implementation of Mitigation Measure 3.3-3, the Proposed Project would not conflict with local policies or ordinances, including Inglewood Municipal Code Chapter 12, Article 32, the City of Inglewood Tree Preservation Ordinance. Mitigation for the loss of protected trees would
Consist of replacement at a ratio determined in consultation with the City of Inglewood Parks, Recreation and Library Community Services Department pursuant to the Tree Preservation Ordinance. Mitigation Measure 3.3-3 would ensure that construction-related impacts are minimized or avoided to trees that would be encroached and/or retained on the Project Site; therefore, impacts would be less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

C. Cultural and Tribal Cultural Resources

1. Impact 3.4-1: Construction of the Proposed Project could have the potential to cause a substantial adverse change in the significance of a historical resource pursuant to section 15064.5. (Refer to pages 3.4-21 through 3.3-27 of the Draft EIR.)

Mitigation Measure 3.4-1: Retention of Qualified Archaeologist. Prior to the start of ground-disturbing activities associated with the Project, including demolition, trenching, grading, and utility installation, the project applicant shall retain a qualified archaeologist meeting the Secretary of the Interior’s Professional Qualifications Standards for archaeology (US Department of the Interior, 2008) to carry out all mitigation related to cultural resources.

a) Monitoring and Mitigation Plan. Prepare, design, and implement a monitoring and mitigation program for the Project. The Plan shall define pre-construction coordination, construction monitoring for excavations based on the activities and depth of disturbance planned for each portion of the Project Site, data recovery (including halting or diverting construction so that archaeological remains can be evaluated and recovered in a timely manner), artifact and feature treatment, procurement, and reporting. The Plan shall be prepared and approved prior to the issuance of the first grading permit.

b) Cultural Resources Sensitivity Training. The qualified archaeologist and Native American Monitor shall conduct construction worker archaeological resources sensitivity training at the Project kick-off meeting prior to the start of ground disturbing activities (including vegetation removal, pavement removal, etc.) and will present the Plan as outlined in (a), for all construction personnel conducting, supervising, or associated with demolition and ground disturbance, including utility work, for the Project. In the event construction crews are phased or rotated, additional training shall be conducted for new construction personnel working on ground-disturbing activities. Construction personnel shall be informed of the types of prehistoric and historic archaeological resources that may be encountered, and of the proper procedures to be enacted in the event of an inadvertent discovery of archaeological resources or human remains. Documentation shall be retained by the qualified archaeologist demonstrating that the appropriate construction personnel attended the training.

c) Archaeological and Native American Monitoring. The qualified archaeologist will oversee archaeological and Native American monitors who shall be retained to be present and work in tandem, monitoring during construction excavations such as grading, trenching, or any other excavation activity associated with the Project and as defined in the Monitoring and Mitigation Plan. If, after advanced notice, the Tribe declines, is unable, or does not respond to the notice, construction can proceed under supervision of the qualified archaeologist. The frequency of monitoring shall be based on the rate of excavation and grading activities, the materials being excavated, and the depth of excavation, and if found, the quantity and type of archaeological resources encountered. Full-time monitoring may be reduced to part-time inspections, or ceased entirely, if determined adequate by the qualified archaeologist and the Native American monitor.

d) In the event of the discovery of any archaeological materials during implementation of the Project, all work shall immediately cease within 50 feet of the discovery until it can be evaluated by the qualified
archaeologist. Construction shall not resume until the qualified archaeologist has made a determination on the significance of the resource(s) and provided recommendations regarding the handling of the find. If the resource is determined to be significant, the qualified archaeologist will confer with the project applicant regarding recommendation for treatment and ultimate disposition of the resource(s).

e) If it is determined that the discovered archaeological resource constitutes a historical resource or a unique archaeological resource pursuant to CEQA, avoidance and preservation in place is the preferred manner of mitigation. Preservation in place may be accomplished by, but is not limited to, avoidance, incorporating the resource into open space, capping, or deeding the site into a permanent conservation easement.

f) In the event that preservation in place is demonstrated to be infeasible and data recovery through excavation is the only feasible mitigation available, a Cultural Resources Treatment Plan shall be prepared and implemented by the qualified archaeologist in consultation with the project applicant, and appropriate Native American representatives (if the find is of Native American origin). The Cultural Resources Treatment Plan shall provide for the adequate recovery of the scientifically consequential information contained in the archaeological resource through laboratory processing and analysis of the artifacts. The Treatment Plan will further make recommendations for the ultimate curation of any archaeological materials, which shall be curated at a public, non-profit curation facility, university or museum with a research interest in the materials, if such an institution agrees to accept them. If resources are determined to be Native American in origin, they will first be offered to the Tribe for permanent curation, repatriation, or reburial, as directed by the Tribe. If no institution or Tribe accepts the archaeological material, then the material shall be donated to a local school or historical society in the area for educational purposes.

g) If the resource is identified as a Native American, the qualified archaeologist and project applicant shall consult with appropriate Native American representatives, as identified through the AB 52 consultation process in determining treatment for prehistoric or Native American resources to ensure cultural values ascribed to the resource, beyond that which is scientifically important, are considered, to the extent feasible.

h) Prepare a final monitoring and mitigation report for submittal to the applicant, and the South Central Coastal Information Center (SCCIC), in order to document the results of the archaeological and Native American monitoring. If there are significant discoveries, artifact and feature analysis and final disposition shall be included with the final report, which will be submitted to the SCCIC and the applicant. The final monitoring report shall be submitted to the applicant within 90 days of completion of excavation and other ground disturbing activities that require monitoring.

Basis for Finding: Mitigation Measure 3.4-1 would avoid and/or substantially lessen the above impact by ensuring that any unanticipated archaeological resources that qualify as historical resources or unique archaeological resources pursuant to CEQA are appropriately identified, documented, evaluated, and treated promptly, so they are not inadvertently damaged or destroyed. Therefore, the recommended Mitigation Measure 3.4-1 for the retention of a qualified archaeologist, cultural resources sensitivity training, and inadvertent discovery protocols is proposed to address potential impacts. With implementation of Mitigation Measure 3.4-1, the impact to any unanticipated archaeological resources that qualify as historical resources or unique archaeological resources pursuant to CEQA would be less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.
2. Impact 3.4-2: Construction of the Proposed Project could have the potential to cause a substantial adverse change in the significance of an archaeological resource pursuant to section 15064.5. (Refer to pages 3.4-27 through 3.3-28 of the Draft EIR.)

Mitigation Measure 3.4-2: Implement Mitigation Measure 3.4-1.

Basis for Finding: Mitigation Measure 3.4-2 would avoid and/or substantially lessen the above impact by ensuring that any unanticipated archaeological resources that qualify as historical resources or unique archaeological resources pursuant to CEQA are appropriately identified, documented, evaluated, and treated promptly, so they are not inadvertently damaged or destroyed. Therefore, the recommended Mitigation Measure 3.4-2 for the retention of a qualified archaeologist, cultural resources sensitivity training, archaeological and Native American monitoring and inadvertent discovery protocols is proposed to address potential impacts. With implementation of Mitigation Measure 3.4-2, the impact to any unanticipated archaeological resources that qualify as historical resources or unique archaeological resources pursuant to CEQA would be less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

3. Impact 3.4-3: Construction of the Proposed Project could have the potential to 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: i) 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). ii) 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 section 5024.1, the lead agency shall consider the significance of the resource to a California Native American Tribe. (Refer to pages 3.4-29 through 3.3-35 of the Draft EIR.)

Mitigation Measure 3.4-3: Implement Mitigation Measure 3.4-1.

Basis for Finding: As documented in the July 15, 2019, letter closing Tribal consultation, the City and the Tribe are in mutual agreement that the Proposed Project would not result in potentially significant impacts to Tribal cultural resources with implementation of Mitigation Measure 3.4-3. Mitigation Measure 3.4-3 would avoid and/or substantially lessen the above impact by ensuring that any unanticipated tribal cultural resources are appropriately identified, documented, evaluated, and treated promptly, so they are not inadvertently damaged or destroyed. With implementation of Mitigation Measure 3.4-3, the impact to any unanticipated Tribal cultural resources would be less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

4. Impact 3.4-4: Construction of the Proposed Project could have the potential to disturb human remains including those interred outside of dedicated cemeteries. (Refer to pages 3.4-35 through 3.3-36 of the Draft EIR.)
Mitigation Measure 3.4-4: Inadvertent Discovery of Human Remains. In the event of the unanticipated discovery of human remains during excavation or other ground disturbance related to the Project, all work shall immediately cease within 100 feet of the discovery and the County Coroner shall be contacted in accordance with PRC section 5097.98 and Health and Safety Code section 7050.5. The project applicant shall also be notified. If the County Coroner determines that the remains are Native American, the California Native American Heritage Commission (NAHC) shall be notified in accordance with Health and Safety Code section 7050.5, subdivision (e), and PRC section 5097.98 (as amended by AB 2641). The NAHC shall designate a Most Likely Descendant (MLD) for the remains per PRC section 5097.98. Until the landowner has conferred with the MLD, the project applicant shall ensure that a 50-foot radius around where the discovery occurred is not disturbed by further activity, is adequately protected according to generally accepted cultural or archaeological standards or practices, and that further activities take into account the possibility of multiple burials.

Basis for Finding: Mitigation Measure 3.4-4 requires notification of the County Coroner in the event of the unanticipated discovery of human remains and a proscribed protocol for their disposition in accordance with applicable regulations, notification of the NAHC, and subsequent Tribal coordination if remains are determined to be of Native American descent. If the NAHC is unable to identify a MLD, or the MLD identified fails to make a recommendation, or the landowner or his or her authorized representative rejects the recommendation of the descendants and the mediation provided for in PRC section 5097.94(k), if invoked, fails to provide measures acceptable to the landowner, the landowner or his or her authorized representative shall inter the human remains and items associated with Native American human remains with appropriate dignity on the property in a location not subject to further and future subsurface disturbance. Thus, the impact would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

5. Impact 3.4-5: Construction of the Proposed Project, in conjunction with construction of other cumulative projects, could have the potential to result in cumulatively considerable impacts to historical resources. (Refer to pages 3.4-36 through 3.3-37 of the Draft EIR.)

Mitigation Measure 3.4-5: Implement Mitigation Measure 3.4-1 (Retention of Qualified Archaeologist).

Basis for Finding: Mitigation Measure 3.4-5 would ensure that archaeological monitoring would discover unanticipated archaeological resources that qualify as historical resources, during construction, that will be identified, evaluated and treated promptly before they can be damaged or destroyed during construction, and reducing significant project-level impacts on archaeological resources that are historical resources under CEQA. Therefore, with mitigation, the Proposed Project would not have a considerable contribution to a cumulative impact on archaeological resources and would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

6. Impact 3.4-6: Construction of the Proposed Project, in conjunction with construction of other cumulative projects, could have the potential to contribute to cumulative impacts on archaeological resources. (Refer to pages 3.4-37 through 3.3-38 of the Draft EIR.)

Mitigation Measure 3.4-6: Implement Mitigation Measure 3.4-1 (Retention of Qualified Archaeologist).
Basis for Finding: Mitigation Measure 3.4-6 would ensure that archaeological monitoring would discover unanticipated archaeological resources, during construction, that will be identified, evaluated and treated promptly before they can be damaged or destroyed during construction, and reducing significant project-level impacts on archaeological resources that are historical resources under CEQA. Therefore, with mitigation, the Proposed Project would not have a considerable contribution to a cumulative impact on archaeological resources and would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

7. Impact 3.4-7: Construction of the Proposed Project, in conjunction with construction of other cumulative development, could have the potential to contribute to cumulative impacts on the significance of a Tribal Cultural Resource, defined in Public Resources Code section 21074. (Refer to pages 3.4-38 through 3.3-39 of the Draft EIR.)

Mitigation Measure 3.4-7: Implement Mitigation Measure 3.4-1 (Retention of Qualified Archaeologist).

Basis for Finding: As documented in the July 15, 2019, letter closing Tribal consultation, the City and the Tribe are in mutual agreement that the Proposed Project would not result in potentially significant impacts to Tribal cultural resources with implementation of Mitigation Measure 3.4-7. Mitigation Measure 3.4-7 would avoid and/or substantially lessen the above impact by ensuring that any unanticipated Tribal cultural resources are appropriately identified, documented, evaluated, and treated promptly, so they are not inadvertently damaged or destroyed. Therefore, with mitigation, the Proposed Project would not have a considerable contribution to a cumulative impact to any unanticipated Tribal cultural resources and would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

8. Impact 3.4-8: Construction of the Proposed Project, in conjunction with construction of other cumulative projects, could have the potential to contribute to cumulative impacts on human remains including those interred outside of dedicated cemeteries. (Refer to pages 3.4-39 through 3.3-40 of the Draft EIR.)

Mitigation Measure 3.4-8: Implement Mitigation Measure 3.4.4.

Basis for Finding: Implementation of Mitigation Measure 3.4-8 would ensure that all work immediately cease within 100 feet of the discovery, all relevant PRC and Health and Safety Codes that pertain to human remains discovery are followed, and the identified appropriate actions have taken place. Therefore, with mitigation, the Proposed Project would not have a considerable contribution to a cumulative impact on human remains and would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

D. Geology and Soils
1. Impact 3.6-1: Construction and operation of the Proposed Project could have the potential to result in the substantial erosion or the loss of topsoil. (Refer to pages 3.6-25 through 3.6-26 of the Draft EIR.)

Mitigation Measure 3.6-1: Implement Mitigation Measure 3.9-1(a). Comply with Applicable Regulations as Approved by the City and the Los Angeles Regional Water Quality Control Board (RWQCB).

Basis for Finding: With the implementation of Mitigation Measure 3.6-1, the Proposed Project would comply with the MS4 permit regulations, NPDES General Construction Permit, Inglewood Municipal Code regulation, the County’s LID Standards manual, and the USGBC’s LEED Program. In addition, an LID Plan and SWPPP will be prepared to the satisfaction of the City and Los Angeles RWQCB. Therefore, the Proposed Project would not result in substantial erosion or the loss of topsoil. Thus, this impact would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

2. Impact 3.6-2: Construction of the Proposed Project could have the potential to directly or indirectly destroy a unique paleontological resource or site or unique geologic feature. (Refer to pages 3.6-27 through 3.6-29 of the Draft EIR.)

Mitigation Measure 3.6-2: A qualified paleontologist meeting the Society of Vertebrate Paleontology (SVP) Standards (SVP, 2010) shall be retained by the project applicant and approved by the City prior to the approval of grading permits. The qualified paleontologist shall:

a) Prepare, design, and implement a monitoring and mitigation plan for the Project consistent with Society of Vertebrate Paleontology Guidelines. The Plan shall define pre-construction coordination, construction monitoring for excavations based on the activities and depth of disturbance planned for each portion of the Project Site, data recovery (including halting or diverting construction so that fossil remains can be salvaged in a timely manner), fossil treatment, procurement, and reporting. The Plan monitoring and mitigation program shall be prepared and approved by the City prior to the issuance of the first grading permit. If the qualified paleontologist determines that the Project-related grading and excavation activity will not affect Older Quaternary Alluvium, then no further mitigation is required.

b) Conduct construction worker paleontological resources sensitivity training at the Project kick-off meeting prior to the start of ground disturbing activities (including vegetation removal, pavement removal, etc.) and will present the Plan as outlined in (a). In the event construction crews are phased or rotated, additional training shall be conducted for new construction personnel working on ground-disturbing activities. The training session shall provide instruction on the recognition of the types of paleontological resources that could be encountered within the Project Site and the procedures to be followed if they are found. Documentation shall be retained by the qualified paleontologist demonstrating that the appropriate construction personnel attended the training.

c) Direct the performance of paleontological resources monitoring by a qualified paleontological monitor (meeting the standards of the SVP, 2010). Paleontological resources monitoring shall be conducted pursuant to the monitoring and mitigation program developed under (a), above. Monitoring activities may be altered or ceased if determined adequate by the qualified paleontologist. Monitors shall have the authority to, and shall temporarily halt or divert work away from exposed fossils or potential fossils, and establish a 50-foot radius temporarily halting work around the find. Monitors shall prepare daily logs detailing the types of ground disturbing activities and soils observed, and any discoveries.
d) If fossils are encountered, determine their significance, and, if significant, supervise their collection for curation. Any fossils collected during Project-related excavations, and determined to be significant by the qualified paleontologist, shall be prepared to the point of identification and curated into an accredited repository with retrievable storage.

e) Prepare a final monitoring and mitigation report for submittal to the City in order to document the results of the paleontological monitoring. If there are significant discoveries, fossil locality information and final disposition shall be included with the final report which will be submitted to the appropriate repository and the City. The final monitoring report shall be submitted to the City within 90 days of completion of excavation and other ground disturbing activities that could affect Older Quaternary Alluvium.

Basis for Finding: Implementation of Mitigation Measure 3.6-2 would ensure that paleontological resources would be identified before they are damaged or destroyed, and are properly evaluated and treated. Thus, the impact would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

3. Impact 3.6-3: Construction and operation of the Proposed Project in conjunction with other cumulative development, could have the potential to result in substantial erosion or loss of topsoil. (Refer to pages 3.6-29 through 3.6-30 of the Draft EIR.)

Mitigation Measure 3.6-3: Implement Mitigation Measure 3.9-1(a). Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB.

Basis for Finding: With the implementation of Mitigation Measure 3.6-3, the Proposed Project would comply with the MS4 permit regulations, NPDES General Construction Permit, Inglewood Municipal Code regulation, the County’s LID Standards manual, and the USGBC’s LEED Program. In addition, an LID Report and SWPPP will be prepared to the satisfaction of the City and Los Angeles RWQCB. Therefore, the Proposed Project would not have a considerable contribution to a cumulative impact related to erosion or loss of topsoil and would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

4. Impact 3.6-4: Construction of the Proposed Project, in conjunction with other cumulative development, could have the potential to contribute to cumulative impacts on paleontological resources. (Refer to pages 3.6-30 through 3.6-31 of the Draft EIR.)

Mitigation Measure 3.6-4: Implement Mitigation Measure 3.6-2.

Basis for Finding: Mitigation Measure 3.6-4 would lessen the Proposed Project contribution to the loss of paleontological resources by requiring that work stop if such resources are discovered until the resource can be evaluated, collected, properly treated, and curated with accredited repository with retrievable storage. With implementation of this mitigation measure, the Proposed Project contribution to the cumulative loss of paleontological resources would be less than cumulatively considerable, and, therefore, this cumulative impact would be less than significant.
**Finding:** Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

**E. Greenhouse Gas Emissions**

1. **Impact 3.7-1:** Construction and operation of the Proposed Project could generate "net new" GHG emissions, either directly or indirectly, that could have a significant impact on the environment. (Refer to pages 3.7-51 through 3.6-65 of the Draft EIR.)

**Mitigation Measure 3.7-1(a):**

**GHG Reduction Plan.** Prior to the start of construction, the project applicant shall retain a qualified expert to prepare a GHG Reduction Plan (Plan). The City shall approve the expert retained for this purpose to confirm the consultant has the requisite expertise. Components of the Plan relevant to construction GHG emissions associated with the construction activities being approved shall be subject to review and approval by the City Building Official prior to issuance of a construction permit for such activities. Components of the Plan relevant to operational GHG emissions, including the annual GHG Verification Report process described below, shall be subject to review and approval by the City Building Official prior to issuance of the Certificate of Occupancy for the Arena.

The purpose of the Plan is to document the Proposed Project’s GHG emissions, including emissions after Project-specific GHG reduction measures are implemented, and to determine the net incremental emission reductions required to meet the “no net new” GHG emissions threshold over the 30-year life of the Proposed Project. The Plan shall include a detailed description of the GHG emissions footprint for all operational components of the Proposed Project based on the best available operational and energy use data at time of approval and the latest and most up to date emissions modeling and estimation protocols and methods.

The GHG Reduction Plan shall include the following elements:

1) **Project GHG Emissions.** Estimate the Project’s net new GHG emissions over the 30-year operational life of the Project. The estimate shall be based on final design, project-specific traffic generation, actual energy use estimates, equipment to be used on site, and other emission factors appropriate for the Project, using the best available emissions factors for electricity, transportation engines, and other GHG emission sources commonly used at the time the GHG Reduction Plan is completed, reflecting existing vehicle emission standards and building energy standards. Net operational (incremental) emissions shall be derived by adding the annual operational emissions and backfill emissions and then subtracting from that total existing emissions and emissions from relocated LA Clippers games and market shifted non-NBA events, as illustrated in Table 3.7-9a and Table 3.7-9b. The estimate shall include the Project’s construction GHG emissions, which shall be amortized over the 30-year operational life of the Project, shown in Table 3.7-7 to be 603 metric tons of carbon dioxide equivalent (MTCO2e)/year.

2) **GHG Mitigation.** Include reduction measures that are sufficient to reduce or offset incremental emissions over the net neutral threshold, are verifiable, and are feasible to implement over project life. At a minimum, the GHG Reduction Plan shall include: (i) implementation of all measures set forth under Section A. below; and (ii) emissions reductions associated with implementation of Project Design Features 3.2-1 and 3.2-2 and Mitigation Measures 3.2-2(b) and 3.14-2(b) regarding the reduction of NOx and PM2.5 emissions, to the extent these features and measures have co-benefits in the form of quantifiable GHG emissions reductions. The project applicant shall be required to implement a combination of measures identified in Section B below, or co-benefits of NOx and
PM2.5 emissions reduction measures required under AB 987, to achieve any remaining GHG emission reductions beyond those identified in (i) and (ii) above necessary to meet the no net new GHG emissions threshold over the 30-year operational life of the Project.

A. Required GHG Reduction Measures.
   a. Minimize energy demand, including electricity and natural gas demand through implementation of LEED Gold certification design features.
   b. Implement a transportation demand management (TDM) program that includes the following, subject to further refinement and revision through coordination between the City and the project applicant at the time of project approval:
      i. TDM 1 – Encourage Alternative Modes of Transportation (Rail, Public Bus, and Vanpool). The IBEC Project shall encourage alternative modes of transportation use by providing monetary incentives and bus stop improvements near the Project Site such as, but not limited to:
         • Integrated event and transit ticketing to enable seamless connections and provide event-day travel updates.
         • Discounted event tickets with the purchase of a transit pass or providing proof of a registered TAP card (the regional fare payment method).
         • Giveaways for transit users (goods for attendees, free tickets for employees, etc.).
         • Rewards/gamification opportunities for fans to compete for prizes or points based on their transportation choices.
         • Bus stop facilities improvements: the IBEC Project shall provide on-site and/or off-site improvements such as lighting, new benches and overhead canopies, added bench capacity if needed, and real-time arrival information for an improved user experience for bus stops that are relocated as a result of the IBEC Project.
         • Transit and/or Multi-Modal Subsidy: the IBEC Project shall provide pre-tax commuter benefits for employees.
         • Vanpool Subsidy: This shall provide pre-tax commuter benefits for employees.
         • Marketing and outreach campaign to event attendees and employees for transit usage.
      ii. TDM 2 – Event-day Dedicated Shuttle Services
          The following shall be provided to ensure sufficient connectivity to existing and planned Metro Rail Stations:
          • The IBEC Project shall provide dedicated shuttle service from the Green Line at Hawthorne Station, Crenshaw/LAX Line at AMC/96th Station, and Crenshaw/LAX Line at La Brea/Florence (Downtown Inglewood) Stations for Arena events. This shuttle service shall be a dedicated event-day shuttle service from the venue for employees and attendees.
          • The IBEC Project shall provide no less than 27 shuttles with a capacity of no less than 45 persons per shuttle to accommodate employees and attendees traveling to and from the Project Site. Due to the arrival and departure of employees prior to and after the attendees, respectively, the same shuttles shall be utilized for the employees. Shuttle service shall begin no less than two hours before the event and extend to at least 30 minutes after the start of the event. After the event, shuttle service shall begin no less than 30 minutes
before the end of the event and shall continue for at least one hour after the end of the event.

- The IBEC Project shall implement Mitigation Measure 3.14-2(b), requiring the IBEC operator to provide enough shuttles to ensure that there is successful and convenient connectivity with short wait times to these light rail stations. To this end, the project applicant shall monitor the number of people using shuttles to travel between the above light rail stations and the IBEC. If the monitoring shows that peak wait times before or after major events exceeds 15 minutes, then the project applicant shall add sufficient additional shuttle capacity to reduce wait times to meet this target. The aim is to require increased shuttle runs as necessary to make sure that demand is accommodated within a reasonable amount of time and to encourage use of transit.

- The IBEC Project shall provide a convenient and safe location on site for shuttle pick-up and drop-off on the east side of South Prairie Avenue, approximately 250 feet south of West Century Boulevard. The drop-off location shall be adjacent to the Arena so that shuttle users would not need to cross South Prairie Avenue to arrive at the Arena. The IBEC Project shall implement Mitigation Measure 3.14-3(f), which requires constructing a dedicated northbound right-turn lane that would extend from the bus pull-out on the east side of South Prairie Avenue to West Century Boulevard.

iii. TDM 3 – Encourage Carpoools and Zero-Emission Vehicles
The IBEC Project shall provide incentives to encourage carpooling and zero-emission vehicles as a means for sharing access to and from the Project Site. The incentives shall include:

- Incentives for carpoools or zero-emission vehicles, including preferential parking with the number of parking spots in excess of applicable requirements, reduced parking costs, discounted rides (or other, similar benefits) to incentivize sharing/pooling for attendees using transportation network company (TNC) rides to or from an event, or other discounts/benefits.

- Variable parking price based on car occupancy - structured to encourage carpooling.

- 8 percent of parking spaces with electrical vehicle charging stations in excess of the minimum requirement of 6 percent (i.e., a minimum of three hundred and thirty (330) electric vehicle charging stations (EVCS) shall be installed within the three proposed on-site parking garages serving the Project for use by employees, visitors, event attendees, and the public).

iv. TDM 4 – Encourage Active Transportation
The IBEC Project shall include features that would enhance the access for bicyclists and pedestrians, including the following:

- Bicycle parking in excess of applicable code requirements as follows: 60 employee bike parking spaces and 23 attendee bike parking spaces.

- Showers and lockers for employees.

- A bike valet service if needed to accommodate bike parking space needs.

- A bicycle repair station where bicycle maintenance tools and supplies are readily available on a permanent basis and offered in good condition.

- Coordination of bike pools and walk pools.
• Sidewalks or other designated pathways following safe routes from the pedestrian circulation to the bicycle parking facilities and throughout the development.

v. TDM 5 – Employee Vanpool Program
The IBEC Project shall provide an employee vanpool program to accommodate up to 66 employees utilizing the vanpool service. Each vanpool shall have a capacity of at least 15 persons per vehicle. The vanpool program shall be in conjunction with a vanpool subsidy providing pre-tax commuter benefits for employees as indicated in TDM 1.

vi. TDM 6 – Park-n-Ride Program
The IBEC Project shall provide a regional park-n-ride program that utilizes charter coach buses with a capacity of no less than 45 persons per bus. Parking lot locations shall correspond to zip code ticket purchase data, and the site circulation shall be designed to account for the charter coaches.

vii. TDM 7 – Information Services
The IBEC Project shall provide services to inform the public about activities at the CBEC, including the following:
• Strategic Multi-modal Signage/Wayfinding
• Real-time travel information; Changeable Message Sign (CMS) and social media
• Welcome packets for new employees and ongoing marketing
• Commercials/Advertisement - Television, Website, Social Media, Radio, etc.
• Information kiosk or bulletin board providing information about public transportation options.

viii. TDM 8 – Reduce On-Site Parking Demand
The IBEC Project shall include features that reduce on-site parking demand. These features shall include:
• Provide coach bus/minibus/microtransit staging and parking areas: the IBEC Project is designed to accommodate 20 minibus/microtransit/paratransit parking spaces and 23 charter coach bus spaces. The capacity for minibus/microtransit/paratransit shall be no less than 10 persons per vehicle.
• Allocate sufficient TNC staging spaces: the IBEC Project shall be designed to accommodate approximately 160 spaces for TNC staging.

ix. TDM 9 – Event Day Local Microtransit Service
The IBEC Project shall provide a local minibus/microtransit service for all event days with a service range of approximately 6 miles surrounding the Project Site. Each minibus shall have a capacity of no less than 10 persons per vehicle and shall provide service to employees and event attendees.

x. Monitoring
The TDM Program shall include an ongoing program to monitor each of the TDM Program elements listed above. The monitoring program shall collect data on the implementation of each specific TDM strategy and shall assess the extent to which the TDM Program is meeting demand for alternative forms of transportation and reducing vehicle trips and reliance on private automobiles. The information obtained through this monitoring program shall be provided to the City Traffic Engineer on an annual basis.

c. A monitoring report shall be prepared not less than once each year. The report shall evaluate the extent to which the TDM Program encourages employees to reduce single-occupancy vehicle trips and to use other modes of transportation besides automobile to travel to basketball games and other events hosted at the Project. The monitoring report
shall be provided to the City Traffic Engineer (ongoing) and the State of California Office of Planning and Research (through 2030) and made available to LADOT.

d. The TDM Program will be a dynamic document that is expected to be revised and refined as monitoring is performed, experience is gained, additional information is obtained regarding the Project’s transportation characteristics, and advances in technology or infrastructure become available. Any changes to the TDM Program shall be subject to review and approval by the City Traffic Engineer. In reviewing any proposed changes to the TDM Program, the City Traffic Engineer shall ensure that the TDM Program, as revised, is equally or more effective in addressing the issues set forth above.

e. Install “smart parking” systems in the on-site parking garages serving the Project to reduce vehicle circulation and idle time within the structures by more efficiently directing vehicles to available parking spaces.

B. Potential Additional GHG Reduction Measures

The GHG Reduction Plan shall identify and quantify any additional GHG reduction measures proposed by the project applicant to reduce incremental emissions to below the net zero threshold. These additional measures may include one or more of the following:

a. Potential on-site measures:
   i. Installation of additional photovoltaic systems as carports on the Eastern Parking Garage.
   ii. Purchase of energy for on-site consumption through the Southern California Edison (SCE) Green Rate, which facilitates SCE’s purchase of renewable energy to meet the needs of Green rate participants from solar renewable developers within the SCE service territory or similar opportunities for renewable electricity that may arise in the future.
   iii. If available after approval by applicable regulatory agencies, on-site use of renewable natural gas.
   iv. Implementation of a waste diversion program with a goal of reducing landfill waste to zero.

b. Potential off-site measures:
   i. Carbon offset credits. The project applicant may purchase carbon offset credits that meet the requirements of this paragraph. Carbon offset credits must be verified by an approved registry. An approved registry is an entity approved by CARB to act as an “offset project registry” to help administer parts of the Compliance Offset Program under CARB’s Cap and Trade Regulation. Carbon offset credits shall be permanent, additional, quantifiable, and enforceable.
   ii. Transit and City Fleet Vehicles Replacement. The project applicant may enter into an agreement to cover replacement costs of existing City municipal fleet and transit vehicles with Zero Emissions Vehicles (ZEVs) and install related Electric Vehicle Charging Stations (EVCS).
   iii. Local EV Charging Stations. The project applicant may enter into agreements to install EVCS locations in the City for use by the public.
   iv. The project applicant may develop or enter into partnership with other organizations to develop a tree planting program in the City.
   v. EV Home Charger Program. The project applicant may implement a program to cover 100 percent of the costs of purchasing and installing EV chargers for residential use in local communities near the Project Site.

The GHG Reduction Plan may include different, substitute GHG reduction measures that are equally effective or superior to those proposed above, as new technology and/or other feasible measures become available during construction or the operational life of the Project. The GHG Reduction Plan shall identify such different, substitute GHG reduction measures, and shall provide enough information to assess the
feasibility of these measures. The project applicant may rely on such measures only if they are reviewed by the City Building Official, are quantified, are found to be feasible, and are found to be at least as effective as those measures listed above. The Plan shall identify and quantify any other GHG reduction measures needed to reduce the Project incremental GHG emissions to no net new GHG emissions, or better.

Mitigation Measure 3.7-1(b): Annual GHG Verification Report. The project operator shall prepare an Annual GHG Verification Report, which shall be submitted to the City, with a copy provided to CARB on an annual basis following the commencement of project operations. The Annual GHG Verification Report shall estimate the Project’s emissions for the previous year based on operational data and methods, and using appropriate emissions factors for that year, as set forth in the GHG Reduction Plan, and determine whether additional offset credits, or other measures, are needed for the Project to result in net zero GHG emissions. It shall include a process for verifying the actual number and attendance of net new, market-shifted, and backfill events.

If an Annual GHG Verification Report determines that the Project’s emissions for the previous year were lower than necessary to achieve net zero GHG emissions, credit for any emissions reductions achieved below net zero shall be applied to the next year in the following Annual GHG Verification Report. The Annual GHG Verification Report shall be verified by a qualified, independent expert entity retained at the project applicant’s expense. GHG offset credits to achieve net zero GHG emissions for the previous year, if necessary, shall have been purchased by the end of each reporting year.

Following completion and verification of the Annual GHG Verification Report, the GHG Reduction Plan shall be refined as may be needed in order to maintain emissions below net zero over the next reporting year. Any such revisions shall be prepared by the qualified expert retained by the project applicant and shall be subject to review and approval by the City.

In reviewing the GHG Reduction Plan, any revisions to that plan, or other reports related to implementation of the Plan, the City may retain a qualified expert to assist with this review. The selection of such an expert shall be at the City’s discretion. Any expenses incurred by the City in retaining this expert shall be borne by the project applicant.

The provisions of this Mitigation Measure 3.7-1(b) may be consolidated with the reporting obligations pursuant to AB 987, as memorialized in the conditions of approval to the Project, into a single GHG reduction monitoring and verification report.

Basis for Finding: Mitigation Measure 3.7-1(a) requires development of a GHG Reduction Plan to demonstrate how the Proposed Project can achieve “no net new” GHG emissions, either directly or indirectly, over the 30-year operational life of the Proposed Project. The GHG Reduction Plan must incorporate an extensive list of required measures for reducing energy demand and for reducing automobile trips, along with a monitoring program to help ensure effectiveness of the Proposed Project’s TDM program. The GHG Reduction Plan may also include additional on-site and off-site measures as needed to achieve no “net new” emissions over the 30-year operational life of the Proposed Project, including the potential use of carbon offset credits that are verified by an approved registry, defined as “an entity approved by CARB to act as an ‗offset project registry‘ to help administer parts of the Compliance Offset Program under CARB’s Cap and Trade Regulation.”

Mitigation Measure 3.7-1(b) ensures successful implementation of the GHG Reduction Plan by requiring an Annual GHG Verification Report, to be verified by a qualified, independent expert, which shall estimate the Proposed Project’s emissions for the previous year and determine whether additional measures or carbon offset credits are needed for the Proposed Project to maintain its attainment of “no net
new” GHG emissions over the course of its 30-year operational life. The Annual GHG Verification Report shall include a process for verifying the actual number and attendance of net new, market-shifted, and backfill events. With the monitoring and reporting program described in Mitigation Measure 3.7-1(b), the City will be actively managing compliance with mitigation, and the GHG Reduction Plan would be effective in reducing project emissions to the “no net new” threshold of significance. Thus, the impact would be less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

F. Hazards and Hazardous Materials

1. Impact 3.8-4: Construction and operation of the Proposed Project would 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, could have the potential to create a significant hazard to the public or the environment. (Refer to pages 3.8-39 through 3.6-44 of the Draft EIR.)

Mitigation Measure 3.8-4: Prior to initiating any ground disturbing activities on the Project Site, the project applicant shall prepare a Soil Management Plan (SMP) that is submitted to and reviewed and approved by the California Department of Toxic Substances Control (DTSC), the Los Angeles Regional Water Quality Control Board (LARWQCB), the Los Angeles County Fire Department (LACFD) Site Mitigation Unit (SMU), or other applicable regulatory agency having jurisdiction to review or approve the SMP. The SMP shall be prepared by a Registered Environmental Assessor (REA) or other qualified expert, and shall address the findings of the two EKI technical memoranda dated June 28, 2019, and/or subsequent relevant studies.

During construction, the contractor shall implement the SMP. If unidentified or suspected contaminated soil or groundwater evidenced by stained soil, noxious odors, or other factors, is encountered during site preparation or construction activities on any portion of the Project Site, work shall stop in the excavation area of potential contamination. Upon discovery of suspect soils or groundwater, the contractor shall notify the applicable regulatory agency, and retain an REA or qualified professional to collect soil samples to confirm the type and extent of contamination that may be present.

If contamination is confirmed to be present, any further ground disturbing activities within areas of identified or suspected contamination shall be conducted according to a site specific health and safety plan, prepared by a California state licensed professional. The contractor shall follow all procedural direction given by the applicable regulatory agency, and in accordance with the SMP to ensure that suspect soils are isolated, protected from runoff, and disposed of in accordance with transport laws and the requirements of the licensed receiving facility.

If contaminated soil or groundwater is encountered and identified constituents exceed human health risk levels, ground disturbing activities shall not recommence within the contaminated areas until remediation is complete and a “no further action” letter is obtained from the appropriate regulatory agency or direction is otherwise given from the appropriate regulatory agency for a course of action that would allow that construction to recommence within any such areas. The project applicant shall submit the “no further action” letter or notification documenting direction from the regulatory agency to the City prior to resumption of any ground disturbing activity on the relevant portion of the Project Site. If compounds in soil are identified in concentrations that trigger SCAQMD’s Rules 1166 or 1466, the SMP will require compliance with such rules.
Basis for Finding: With the implementation of Mitigation Measure 3.8-4, the Proposed Project would not create a significant hazard to the public or the environment as a result of exposure to existing contamination or hazardous release sites. Thus, this impact would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

2. Impact 3.8-5: Construction and operation of the Proposed Project would be located within an airport land use plan area and could result in a safety hazard or excessive noise for people residing or working in the project area or could create a hazard to navigable airspace and/or operations at a public airport. (Refer to pages 3.8-44 through 3.8-48 of the Draft EIR.)

Mitigation Measure 3.8-5: The project applicant shall submit an application to the Airport Land Use Commission (ALUC) for a determination that the Project is consistent with the Airport Land Use Plan. The project applicant shall submit Form 7460-1, “Notice of Proposed Construction or Alteration,” to the Federal Aviation Administration (FAA) or notify the FAA through the Obstacle Evaluation/Airport Airspace Analysis system, consistent with the requirements of 14 Code of Federal Regulations (CFR) Part 77, prompting completion of an aeronautical study to determine whether the Project would constitute a hazard to air navigation. A copy of the 14 CFR Part 77 notification shall be included in the compatibility review application for the Project.

Prior to the issuance of building permits, the project applicant shall provide the City with a copy of the ALUC-issued consistency determination, and the FAA-issued “Determination of No Hazard to Air Navigation.” The project applicant shall implement all recommendations made by the FAA, including those for marking and lighting of project components that are determined to constitute obstructions in federal airspace, and any requirements set forth in the ALUC consistency determination regarding height restrictions.

Basis for Finding: With the implementation of Mitigation Measure 3.8-5, the Proposed Project would not create a hazard to air navigation as a result of the penetration of imaginary airspace surfaces or obstacle clearance surfaces, and would not be inconsistent with the ALUP. Thus, this impact would be considered less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

G. Hydrology and Water Quality

1. Impact 3.9-1: Construction and operation of the Proposed Project could have the potential to violate water quality standards or waste discharge requirements, or otherwise substantially degrade water quality, or conflict with or obstruct implementation of a water quality control plan. (Refer to pages 3.9-21 through 3.9-24 of the Draft EIR.)

Mitigation Measure 3.9-1(a): Comply with Applicable Regulations as approved by the City and the Los Angeles RWQCB. The project applicant shall comply with the MS4 permit regulations, NPDES General Construction Permit, Inglewood Municipal Code regulations, the County’s LID Standards Manual, and the USGBC’s LEED program. A LID Report and SWPPP shall be prepared to the satisfaction of the City and Los Angeles RWQCB to ensure the prevention of substantial water quality degradation during
construction and operation of the Project. These plans shall be approved by the City and Los Angeles RWQCB to confirm that these permit and regulatory requirements have been satisfied before construction commences on the site.

**Mitigation Measure 3.9-1(b):** Sweeping. Operation of the Project shall include periodic sweeping to remove oil, grease, and debris from parking lots of 25 spaces or more. Such sweeping shall occur not less than weekly.

**Basis for Finding:** With the implementation of Mitigation Measure 3.9-1(a), the Proposed Project would comply with applicable regulations as approved by the City and the Los Angeles RWQCB and would not result in an impact to water quality. With implementation of Mitigation Measure 3.9-1(b), the Proposed Project would be consistent with the City’s General Plan Storm Drains and Waste Water Policy 2. Thus, this would be a less-than-significant impact.

**Finding:** Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

2. **Impact 3.9-3:** Construction and operation of the Proposed Project could have the potential to substantially alter the existing drainage patterns 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 has the potential to: result in substantial erosion or siltation on or off site; substantially increase the rate or amount of surface runoff in a manner which would result in flooding on or off site; 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; or impede or redirect flow. (Refer to pages 3.9-26 through 3.9-31 of the Draft EIR.)

**Mitigation Measure 3.9-3:** Implement Mitigation Measure 3.9-1(a) and 3.9-1(b) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB and Sweeping).

**Basis for Finding:** With the implementation of Mitigation Measure 3.9-3, construction of the Proposed Project would comply with applicable regulations as approved by the City and the Los Angeles RWQCB and would not result in a significant impact related to alteration of the existing drainage pattern of the site. Thus, this impact would be considered less than significant.

**Finding:** Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

3. **Impact 3.9-4:** Construction and operation of the Proposed Project, in conjunction with other cumulative development within the Dominguez Channel Watershed, could have the potential to cumulatively violate water quality standards or waste discharge requirements, or otherwise substantially degrade water quality or conflict with or obstruct implementation of a water quality control plan. (Refer to pages 3.9-31 through 3.9-32 of the Draft EIR.)

**Mitigation Measure 3.9-4:** Implement Mitigation Measure 3.9-1(a) and 3.9-1(b) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB and Sweeping).

**Basis for Finding:** With the implementation of Mitigation Measures 3.9-4, the Proposed Project would comply with applicable regulations as approved by the City and the Los Angeles RWQCB, would be consistent with the City’s General Plan Storm Drains and Waste Water Policy 2, and, therefore, would not
result in an impact to water quality. Thus, the Proposed Project would not have a considerable contribution to a cumulative impact and would be considered less than significant.

**Finding:** Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

4. **Impact 3.9-6:** Construction and operation of the Proposed Project, in conjunction with other cumulative development in the Dominguez Channel Watershed, could have the potential to cumulatively alter the 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 result in substantial erosion or siltation on or off site; substantially increase the rate or amount of surface runoff in a manner which would result in flooding on or off site; 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; or impede or redirect flow. (Refer to pages 3.9-33 through 3.9-34 of the Draft EIR.)

**Mitigation Measure 3.9-6:** Implement Mitigation Measure 3.9-1(a) and 3.9-1(b) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB and Sweeping).

**Basis for Finding:** With the implementation of Mitigation Measure 3.9-6, construction of the Proposed Project would comply with applicable regulations as approved by the City and the Los Angeles RWQCB and would not result in a significant impact related to alteration of the existing drainage pattern of the site. Thus, the Proposed Project would not have a considerable contribution to a cumulative impact, and would be considered less than significant.

**Finding:** Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

**H. Transportation and Circulation**

1. **Impact 3.14-13:** The Proposed Project could have the potential to adversely affect existing or planned pedestrian facilities, or fail to adequately provide for access by pedestrians. (Refer to pages 3.14-248 through 3.14-249 of the Draft EIR.)

**Mitigation Measure 3.14-13:** The project applicant shall widen the east leg crosswalk across West Century Boulevard at South Prairie Avenue to 20 feet.

**Basis for Finding:** The widened crosswalk would provide sufficient capacity for the anticipated pedestrian flows. The impact would be mitigated to less than significant.

The widened crosswalk may also encourage more pedestrians destined to/from the parking areas in the northeast part of Hollywood Park to use the north sidewalk along West Century Boulevard rather than the south sidewalk, which would improve conditions for pedestrians using the south sidewalk to walk to/from the East Transportation Center and Garage.

This mitigation measure would not be required if the West Century Boulevard Pedestrian Bridge Project Variant is constructed. Under this condition, pedestrian travel in this crosswalk should be prohibited during the pre-event and post-event peak periods.
Cumulative impacts are also considered less than significant as the cumulative projects would not add a significant number of pedestrians to the analyzed sidewalk and crosswalk facilities near the Proposed Project. Mitigation Measure 3.14-13 would ensure that any cumulative pedestrian impacts would also be less than significant with mitigation.

Impacts under a concurrent event scenario, with major events at the Proposed Project occurring concurrently or overlapping with events at The Forum and/or the NFL Stadium, are also considered less than significant as the anticipated pedestrian flows would not add a significant number of pedestrians (beyond conditions analyzed under the Adjusted Baseline Plus Project Major Event Scenario) to the analyzed sidewalk and crosswalk facilities near the Proposed Project analyzed during the pre-event and post-event peak hours. It is anticipated that events at The Forum would generate relatively few added pedestrians near the Proposed Project given their physical distance from one another and availability of parking on-site at The Forum. It is anticipated that pedestrians attending events at the NFL Stadium would primarily utilize the HPSP internal pedestrian network if they park on-site. Alternately, they would utilize pedestrian facilities beyond the limits of the pedestrian study area for the Proposed Project if they parked off-site and relied on shuttles to access the NFL Stadium. As such, under a concurrent event scenario, those impacts would not combine to adversely affect existing or planned pedestrian facilities near the Proposed Project or fail to adequately provide for pedestrian access; heavier volumes of traffic on concurrent event days would not result in inadequate pedestrian access in the vicinity of the Proposed Project.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

2. Impact 3.14-14: The Proposed Project could have the potential to result in inadequate emergency access under Adjusted Baseline conditions. (Refer to pages 3.14-249 through 3.14-251 of the Draft EIR.)

Mitigation Measure 3.14-14: The project applicant shall work with the City and the Centinela Hospital Medical Center (CHMC) to develop and implement a Local Hospital Access Plan that would maintain reasonable access to the hospital by emergency and private vehicles accessing the CHMC emergency room. Measures to be included in the plan could include, but may not be limited to, the following:

a) Development of a wayfinding program that consists of the following:
   Placement of signage (e.g., blank-out signs, changeable message signs, permanent hospital alternate route signs, etc.) on key arterials that may provide fixed alternate route guidance as well as real-time information regarding major events. This program would benefit from the project financial contribution to the City’s ITS program (see Mitigation Measure 3.14-2(o)) by including cameras, vehicle queue spillback detection loops on eastbound West Century Boulevard, and other technologies which, if implemented, could enable the wayfinding signs to be automatically illuminated when necessary.

b) Coordination with CHMC regarding updates to their website and any mobile apps so that employees, visitors, and patients visiting those sites are provided with advanced information of when events are scheduled.

c) Provide direction to TCOs regarding best practices for accommodating emergency vehicles present in congested conditions during pre-event and post-event conditions.

The Local Hospital Access Plan shall consider, develop, and implement solutions to address potential access restrictions caused by construction activity at the Project (see Impact 3.14-15). The Plan shall have a monitoring and coordination component including observations of accessibility to the Emergency

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Department during periods when events are and are not being held at the Project. Coordination would include participation by the project applicant in quarterly working group meetings with hospital administrators to identify and address circulation concerns.

The Local Hospital Access Plan shall be reviewed by the City, the Police Department, Los Angeles County Fire Department, and approved by the City prior to the first event at the Arena.

**Basis for Finding:** The implementation of the above mitigation measure would ensure that adequate access to the local hospital would remain, even during Arena events. Coordination with the CHMC and implementation of wayfinding technology would assist drivers and emergency vehicles to safely and quickly navigate to the CHMC, and the mitigation would reduce this impact to **less than significant**.

**Finding:** Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

3. **Impact 3.14-26:** The Proposed Project could have the potential to result in inadequate emergency access under cumulative conditions. (Refer to page 3.14-297 of the Draft EIR.)

**Mitigation Measure 3.14-26:** Implement Mitigation Measure 3.14-14 (Local Hospital Access Plan).

**Basis for Finding:** The implementation of the above mitigation measure would ensure that adequate access to the local hospital would remain, even during Arena events. Coordination with the CHMC and implementation of wayfinding technology would assist drivers and emergency vehicles to safely and quickly navigate to the CHMC, and the mitigation would reduce this impact to **less than significant**.

**Finding:** Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

1. **Utilities and Service Systems**

1. **Impact 3.15-9:** Construction and operation of the Proposed Project could have the potential to require or result in the relocation or construction of new or expanded storm water drainage facilities or expansion of existing facilities, the construction or relocation of which could have the potential to cause significant environmental effects. (Refer to pages 3.15-68 through 3.15-72 of the Draft EIR.)

**Mitigation Measure 3.15-9:** Implement Mitigation Measure 3.9-1(a) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB).

**Basis for Finding:** With the implementation of Mitigation Measure 3.15-9, construction of the Proposed Project would comply with applicable regulations as approved by the City and the Los Angeles RWQCB that require preparation and implementation of an LID Plan and SWPPP. Thus, the effects of expansion of storm water drainage facilities would be reduced to insignificance. Thus, this impact would be considered **less than significant**.

**Finding:** Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.
2. Impact 3.15-10: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could have the potential to result in the relocation or construction of new storm water drainage facilities or expansion of existing facilities, the construction or relocation of which could have the potential to cause significant environmental effects. (Refer to pages 3.15-73 through 3.15-78 of the Draft EIR.)

Mitigation Measure 3.15-10: Implement Mitigation Measure 3.9-1(a) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB).

Basis for Finding: With the implementation of Mitigation Measures 3.15-10, construction of the Proposed Project would comply with applicable regulations as approved by the City and the Los Angeles RWQCB and the expansion of storm water drainage facilities would not cause a significant environmental effect. Therefore, the Proposed Project with mitigation would not result in a considerable contribution to a potentially significant cumulative impact. Thus, this cumulative impact would be less than significant.

Finding: Changes or alterations have been required in, or incorporated into, the project which avoid or substantially lessen the significant environmental effect as identified in the EIR. Impacts would be reduced to less than significant.

Section IV. Significant and Unavoidable Impacts

The following significant and potentially significant environmental impacts of the Project, including cumulative impacts, are unavoidable and cannot be mitigated in a manner that would substantially lessen the significant impact. Notwithstanding disclosure of these impacts, the City Council elects to approve the Project due to overriding considerations as set forth below in Section F, the statement of overriding considerations.

A. Air Quality

1. Impact 3.2-1: Construction and operation of the Proposed Project would conflict with implementation of the applicable air quality plan. (Refer to pages 3.2-65 through 3.1-73 of the Draft EIR.)

Mitigation Measure 3.2-1(a): Implement Mitigation Measure 3.14-2(b). Implementation of a comprehensive Transportation Demand Management (TDM) program.

Mitigation Measure 3.2-1(b): Implement Mitigation Measure 3.2-2(b). Emergency Generator and Fire Pump Generator Maintenance & Testing.

Mitigation Measure 3.2-1(c): Implement Mitigation Measure 3.2-2(c). Construction Emissions Minimization Plan.

Mitigation Measure 3.2-1(d): Implement Mitigation Measure 3.2-2(d). Incentives for vendors and material delivery trucks to use ZE or NZE trucks during operation.

Basis for Finding: Because regional emissions during construction and operation of the Proposed Project would exceed the significance thresholds for those criteria air pollutants for which the Air Basin is not in
attainment (i.e., VOC, NOX, PM\textsubscript{10}, and PM\textsubscript{2.5}), the Proposed Project would have a significant impact regarding consistency with the AQMP.

Regarding construction emissions, the applicant has agreed to use off-road diesel-powered construction equipment that meets or exceeds CARB and US EPA Tier 4 Final off-road emissions standards or equivalent for all equipment rated at 50 hp or greater. Such equipment will be outfitted with BACT devices including, but not limited to, a CARB certified Level 3 Diesel Particulate Filters. Based on registration data, over 75 percent of heavy-duty diesel vehicles (i.e., vendor and haul trucks) in the State are model year 2010 or newer.

All construction equipment and vehicles shall maintain compliance with the manufacturer’s recommended maintenance schedule and the Applicant will maintain maintenance records. The Applicant will strive to use ZE or NZE heavy-duty haul trucks during construction, and no idling signs will be posted upon entry and throughout the Project Site during construction. In addition, the project applicant will restrict vehicle idling time to no longer than five minutes and will post signs at the entrance and throughout the site stating that idling longer than five minutes is not permitted. Even with implementation of Project Design Feature 3.2 l and Mitigation Measure 3.2 l(c), construction-related daily emissions would exceed the SCAQMD significance threshold for NOX. Therefore, short-term regional construction emissions would be considered significant and unavoidable.

Regarding operational emissions, feasible mitigation in line with the VMT-reduction targets of the AQMP and the City’s ECAP to reduce regional emissions during operation of the Proposed Project have been developed. Implementation of Mitigation Measure 3.2 1 would require the implementation Mitigation Measure 3.14-2(b), which involves the implementation of a TDM program, consistent with the transportation strategies noted in the 2016 RTP/SCS. In particular, the TDM program would be designed to provide transportation services and incentives that encourage and support the use by employees, event attendees and customers of alternative modes of transportation and the reduction of vehicle trips, including by increasing average vehicle occupancy. The Proposed Project TDM program would include a variety of components, including programs to encourage alternative modes of transportation (rail, public bus, and vanpool), including event-day dedicated shuttle services; programs to carpool and ZE vehicles, active transportation, employee vanpools, a park-n-ride program, and information services; and programs to reduce on-site parking demand, including event-day local microtransit service.

As demonstrated in Appendix K, the TDM program would result in a reduction of vehicle trips. Potential trip reductions are based on estimates of vehicle trips for LA Clippers home basketball games and other non-NBA basketball game events to be hosted at the Project Site, as well as LA Clippers employees who will use the LA Clippers practice and training facility and the LA Clippers offices, and vehicle trips by employees and patrons of the sports medicine clinic, retail, restaurant, community space and hotel uses included at the Project Site. The TDM program would be designed to achieve and maintain a reduction in the number of vehicle trips, on an annual basis, by attendees, employees, visitors, and customers as compared to trips generated by Project operations absent the TDM program. The implementation of this mitigation measure would reduce single-occupancy vehicle trips and encourage the use of other modes of transportation besides automobiles, thereby reducing Project-related emissions during operation of the Proposed Project. However, as the timing and efficacy of these measures cannot be determined with certainty at this time, the regional operational emissions would continue to exceed the significance thresholds for those criteria air pollutants and precursors for which the Air Basin is not in attainment (i.e., VOC, NOX, PM\textsubscript{10}, and PM\textsubscript{2.5}). As such, even with implementation of Mitigation Measure 3.14-2(b), the Proposed Project would not be consistent with the control strategies in the AQMPs.

The Applicant has agreed to conduct maintenance and/or testing on the emergency generators or fire pump generators on three separate non-event days. Each emergency generator shall be tested on a
separate non-event day and the two fire pump generators may be tested together on a separate non-event
day. As shown in Table 3.2-24, below, NOx emissions during operations would be reduced to less-than-
significant levels during Non-Event days. However, VOC, NOx, PM_{10}, and PM_{2.5} emissions would
remain in excess of the SCAQMD significance thresholds on certain Event days. In addition, the
Applicant has agreed to provide incentives to vendor delivery trucks that use ZE or NZE trucks during
project operations. As previously stated, registration data indicates over 75 percent of heavy-duty diesel
vehicles (i.e., vendor and haul trucks) in the state are model year 2010 or newer. Thus, there are no
additional feasible mitigation strategies to further reduce the maximum daily regional emissions of VOC,
NOx, PM_{10}, and PM_{2.5} during operations and the Proposed Project would continue to be above the
SCAQMD regional significance thresholds and impacts would be significant and unavoidable.

The Proposed Project would be consistent with the air quality related policies in the City’s General Plan
and ECAP. However, even with implementation of all feasible mitigation, regional Proposed Project
emissions of nonattainment pollutants would remain in excess of applicable thresholds, and this impact
would be considered significant and unavoidable.

For additional information concerning the use of ZE and NZE construction equipment, trucks and
shuttles, please see Responses to Comments SCAQMD3-5, SCAQMD3-14, SCAQMD3-15, SCAQMD3-
19, NRDC-9, and Ray Gorski, Inglewood Basketball & Entertainment Center Draft EIR: Review of

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives
that the City Council could adopt at this time which would reduce this impact to a less-than-significant
level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-
significant) level, the City Council finds that specific economic, legal, social, technological, and other
considerations identified in the Statement of Overriding Considerations support approval of the Project as
modified, despite this impact.

2. **Impact 3.2-2:** Construction and operation of the Proposed Project would result in a
cumulatively considerable net increase in NOx emissions during construction, and a cumulatively
considerable net increase in VOC, NOx, CO, PM_{10}, and PM_{2.5} emissions during operation of the
Proposed Project. (Refer to pages 3.2-73 through 3.1-90 of the EIR.)

**Mitigation Measure 3.2-2(a):** Implement Mitigation Measure 3.14 2(b).

**Mitigation Measure 3.2-2(b):** Emergency Generator and Fire Pump Generator Maintenance & Testing.
The Applicant shall conduct maintenance and/or testing of the emergency generators or fire pump
generators on three separate non-event days. Each emergency generator shall be tested on a separate non-
event day and the two fire pump generators may be tested together on a separate non-event day.

**Mitigation Measure 3.2-2(c):** The project applicant shall prepare and implement a Construction
Emissions Minimization Plan. Prior to the issuance of a construction permit for each site or phase of the
Project, as applicable, the project applicant shall submit
the components of this plan associated with the construction activities being approved to the City
Department of Economic and Community Development for review and approval. The plan shall detail
compliance with the following requirements:

1) The Plan shall set forth in detail how the project applicant will implement Project Design
Feature 3.2-1.
2) The Plan shall require construction contractor(s) to use off-road diesel-powered equipment that meets or exceeds California Air Resources Board (CARB) and US Environmental Protection Agency (EPA) Tier 4 off-road emissions standards, or equivalent, for equipment rated at 50 horsepower or greater. Such equipment shall be outfitted with Best Available Control Technology (BACT) devices including, but not limited to, a CARB certified Level 3 Diesel Particulate Filters. This requirement shall be included in applicable bid documents, and the successful contractor(s) shall be required to demonstrate the ability to supply compliant equipment prior to the commencement of any construction activities. A copy of each unit’s certified tier specification and CARB or South Coast Air Quality Management District operating permit (if applicable) shall be available upon request at the time of mobilization of each applicable unit of equipment. The City shall require quarterly reporting and provision of written documentation by contractors to ensure compliance, and shall conduct regular inspections to ensure compliance with these requirements.

3) The project applicant shall require, at a minimum, that operators of heavy-duty haul trucks visiting the Project during construction commit to using 2010 model year or newer engines that meet CARB’s 2010 engine emission standards of 0.01 grams per brake horsepower-hour (g/bhp-hr) for particulate matter (PM) and 0.20 g/bhp-hr of NOx emissions or newer, cleaner trucks. In addition, the project applicant shall strive to use zero-emission (ZE) or near-zero-emission (NZE) heavy-duty haul trucks during construction, such as trucks with natural gas engines that meet CARB’s adopted optional NOx emissions standard of 0.02 g/bhp-hr. Contractors shall be required to maintain records of all trucks visiting the Project, and such records shall be made available to the City upon request.

4) The project applicant shall ensure all construction equipment and vehicles are in compliance with the manufacturer’s recommended maintenance schedule. The project applicant shall maintain maintenance records for the construction phase of the Project and all maintenance records shall remain on site for a period of at least 2 years from completion of construction.

5) The project applicant shall enter into a contract that notifies all construction vendors and contractors that vehicle idling time will be limited to no longer than 5 minutes or another timeframe as allowed by California Code of Regulations Title 13, section 2485, Airborne Toxic Control Measure to Limit Diesel-Fueled Commercial Motor Vehicle Idling, unless exempted by this regulation. For any vehicle that is expected to idle longer than 5 minutes, the project applicant shall require the vehicle’s operator to shut off the engine. Signs shall be posted at the entrance and throughout the site stating that idling longer than 5 minutes is not permitted.

Mitigation Measure 3.2-2(d): The project applicant shall provide incentives for vendors and material delivery trucks that would be visiting the Project to encourage the use of ZE or NZE trucks during operation, such as trucks with natural gas engines that meet CARB’s adopted optional NOx emissions standard of 0.02 grams per brake horsepower-hour (g/bhp-hr). At a minimum, incentivize the use of 2010 model year delivery trucks.

Mitigation Measure 3.2-2(e): If ZE or NZE shuttle buses sufficient to meet operational requirements of the TDM Program described in Mitigation Measure 3.14-2(b) are determined to be commercially available and financially feasible, the project applicant shall provide bidding priority to encourage their use as part of the TDM Program.

Basis for Finding: The Applicant has agreed to use off-road diesel-powered construction equipment that meets or exceeds CARB and US EPA Tier 4 Final off-road emissions standards or equivalent for all equipment rated at 50 hp or greater. Based on registration data, over 75 percent of heavy-duty diesel vehicles (i.e., vendor and haul trucks) in the state are model year 2010 or newer. Even with implementation of Project Design Feature 3.2-1 and Mitigation Measure 3.2 1(c) discussed below,
construction-related daily emissions would exceed the SCAQMD significance threshold for NOX. Therefore, short-term regional construction emissions would be significant and unavoidable.

With regard to regional operational emissions, under Mitigation Measure 3.2-2(a) the Proposed Project would implement Mitigation Measure 3.14-2(b), which would require the Proposed Project to develop a TDM program which would be designed to reduce vehicle trips by spectators, event-day staff, and employees through the use of alternate modes of transportation including public transit, shuttles, ridesharing, walking, and biking. The TDM program would be required to demonstrate a reduction in vehicle trips produced by the Proposed Project. Potential trip reductions are based on estimates of vehicle trips for LA Clippers home basketball games and other non-NBA basketball game events to be hosted at the Project Site, as well as LA Clippers employees who would use the LA Clippers practice and training facility and the LA Clippers offices, and vehicle trips by employees and patrons of the sports medicine clinic, retail, restaurant, community space, and hotel uses included at the Project Site. The TDM program would be designed to reduce single-occupancy vehicle trips and to use other modes of transportation besides automobile to travel to basketball games and other events hosted at the Proposed Project. The implementation of this mitigation measure would serve to further reduce mobile emissions during operation of the Proposed Project, as well as any negligible related health effects. Because the efficacy of these measures to reduce trips cannot be determined with certainty at this time, maximum daily regional emissions of VOC, NOX, CO, PM$_{10}$, and PM$_{2.5}$ emissions during operation of the Proposed Project would continue to be above the SCAQMD regional significance thresholds and impacts would be significant and unavoidable.

As shown in Table 3.2-24, on page 3.2-90 of the Draft EIR, with Mitigation Measure 3.3-2(b), NOX emissions during operations would be reduced to less-than-significant levels during Non-Event days. However, VOC, NOX, CO, PM$_{10}$, and PM$_{2.5}$ emissions would remain in excess of the SCAQMD significance thresholds on certain event days, therefore impacts would be significant and unavoidable.

With Mitigation Measure 3.3-2(c), the Applicant has agreed to use off-road diesel-powered construction equipment that meets or exceeds CARB and US EPA Tier 4 Final off-road emissions standards or equivalent for all equipment rated at 50 hp or greater, will strive to use ZE or NZE heavy-duty haul trucks during construction, and no idling signs will be posted upon entry and throughout the Project Site during construction. Based on registration data, over 75 percent of heavy-duty diesel vehicles (i.e., vendor and haul trucks) in the state are model year 2010 or newer. Thus, there are no additional feasible mitigation strategies to further reduce the maximum daily regional emissions of VOC, NOX, CO, PM$_{10}$, and PM$_{2.5}$ during construction and the Proposed Project would continue to be above the SCAQMD regional significance thresholds and impacts would be significant and unavoidable.

With Mitigation Measure 3.3-2(d), the Applicant has agreed to provide incentives to vendor delivery trucks that use ZE or NZE trucks during project operations. Based on registration data, over 75 percent of heavy-duty diesel vehicles (i.e., vendor and haul trucks) in the state are model year 2010 or newer. Thus, there are no additional feasible mitigation strategies to further reduce the maximum daily regional emissions of VOC, NOX, CO, PM$_{10}$, and PM$_{2.5}$ during operations and the Proposed Project would continue to be above the SCAQMD regional significance thresholds and impacts would be significant and unavoidable.

For additional information concerning the use of ZE and NZE construction equipment, trucks and shuttles, please see Responses to Comments SCAQMD3-5, SCAQMD3-14, SCAQMD3-15, SCAQMD3-19, NRDC-9, and Ray Gorski, Inglewood Basketball & Entertainment Center Draft EIR: Review of Suggested Mitigation Measures, May, 2020.
Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

3. Impact 3.2-5: Construction and operation of the Proposed Project, in conjunction with other cumulative development, would result in inconsistencies with implementation of applicable air quality plans. (Refer to pages 3.2-104 through 3.1-105 of the Draft EIR.)

Mitigation Measure 3.2-5(a): Implement Mitigation Measure 3.14 2(b). Implementation of a comprehensive Transportation Demand Management (TDM) program.


Mitigation Measure 3.2-5(d): Implement Mitigation Measure 3.2-2(d). Incentives for vendors and material delivery trucks to use ZE or NZE trucks during operation.

Basis for Finding: Because Proposed Project regional emissions during construction and operations would exceed the significance thresholds for those criteria air pollutants for which the Air Basin is not in attainment (i.e., VOC, NO₅, PM₁₀, and PM₂.₅) the Proposed Project would have a considerable contribution to a significant cumulative inconsistency with the AQMPs. As discussed above, the Proposed Project would implement Mitigation Measures 3.2-5(a-d), which would require the project applicant to use off-road diesel-powered construction equipment that meets or exceeds the CARB and US EPA Tier 4 Final off-road emissions standards or equivalent for all equipment rated at 50 hp or greater and implement a Construction Emissions Minimization Plan during project construction.

Implementation of a TDM program would serve to reduce Project-related mobile emissions during operation of the Proposed Project. Maintenance and/or testing of emergency generators or fire pump generators will be conducted on three separate non-event days. Each emergency generator shall be tested on a separate non-event day and the two fire pump generators may be tested together on a separate non-event day. As demonstrated in Table 3.2-24, NO₅ emissions during operations would be reduced to less-than-significant levels during Non-Event days. However, VOC, NO₅, CO, PM₁₀, and PM₂.₅ emissions would remain in excess of the SCAQMD significance thresholds on certain event days. In addition, the Applicant has agreed to provide incentives to vendor delivery trucks that use ZE or NZE trucks during project operations. As previously stated, registration data indicates over 75 percent of heavy-duty diesel vehicles (i.e., vendor and haul trucks) in the state are model year 2010 or newer. Thus, there are no additional feasible mitigation strategies to further reduce the regional emissions generated during operation of the Proposed Project, based on the above, construction and operation of the Proposed Project would contribute to a significant and unavoidable cumulative impact as it relates to consistency with the applicable air quality plan.
**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

4. **Impact 3.2-6:** Construction and operation Proposed Project, in conjunction with other cumulative development, would result in cumulative increases in short-term (construction) and long-term (operational) emissions. (Refer to pages 3.2-105 through 3.1-106 of the Draft EIR.)

**Mitigation Measure 3.2-6(a):** Implement Mitigation Measure 3.14 2(b). Implementation of a comprehensive Transportation Demand Management (TDM) program.

**Mitigation Measure 3.2-6(b):** Implement Mitigation Measure 3.2-2(b). Emergency Generator and Fire Pump Generator Maintenance & Testing.

**Mitigation Measure 3.2-6(c):** Implement Mitigation Measure 3.2-2(c). Prepare and implement a Construction Emissions Minimization Plan.

**Mitigation Measure 3.2-6(d):** Implement Mitigation Measure 3.2-2(d). Incentivize use of ZE or NZE trucks.

**Basis for Finding:** As discussed above under Mitigation Measure 3.2 2(c), there would be no feasible mitigation measures to further reduce NOx emissions during construction. Thus, consistent with SCAQMD guidance, the Proposed Project NOx emissions during construction of the Proposed Project would be cumulatively considerable, resulting in a significant and unavoidable cumulative impact.

Implementation of Mitigation Measure 3.14-2(b) would reduce regional and localized emissions for all pollutants during operation of the Proposed Project. However, even after implementation of the required TDM Program, emissions are predicted to remain in excess of applicable thresholds. Thus, consistent with SCAQMD recommendations, the Proposed Project contribution to VOC, NOx, CO, PM10, and PM2.5 emissions during operation of the Proposed Project would remain cumulatively considerable, resulting in a significant and unavoidable cumulative impact.

As shown in Table 3.2-24, on page 3.2-90 of the Draft EIR, NOx emissions during operations would be reduced to less-than-significant levels during Non-Event days. However, VOC, NOx, CO, PM10, and PM2.5 emissions would remain in excess of the SCAQMD significance thresholds on certain event days, therefore cumulative impacts would be significant and unavoidable.

As discussed above under Mitigation Measure 3.2 2 (c), there would be no feasible mitigation measure to further reduce the maximum daily regional emissions of NOx during construction and the Proposed Project would cumulatively be above the SCAQMD regional significance thresholds for NOx, and cumulative impacts would be significant and unavoidable.

The Applicant has agreed to provide incentives to vendor delivery trucks that use ZE or NZE trucks during project operations. Based on registration data, over 75 percent of heavy-duty diesel vehicles (i.e., vendor and haul trucks) in the state are model year 2010 or newer. Thus, there are no additional feasible mitigation strategies to further reduce the maximum daily regional emissions of VOC, NOx, CO, PM10,
and PM$_{2.5}$ during operations and the Proposed Project would cumulatively be above the SCAQMD regional significance thresholds and cumulative impacts would be significant and unavoidable.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

**B. Noise and Vibration**

1. **Impact 3.11-1:** Construction of the Proposed Project would result in generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the Proposed Project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies. (Refer to pages 3.11-80 through 3.11-104 of the Draft EIR.)

**Mitigation Measure 3.11-1: Construction Noise Reduction Plan.** Prior to the issuance of any demolition or construction permit for each phase of project development, the project applicant shall develop a Construction Noise Reduction Plan to minimize daytime and nighttime construction noise at nearby noise sensitive receptors. The plan shall be developed in coordination with an acoustical consultant and the project construction contractor, and shall be approved by the City Building Official. The Plan shall include the following elements:

- A sound barrier plan that includes the design and construction schedule of the temporary and permanent sound barriers included as project design features for the Project, or sound barriers that achieve an equivalent or better reduction in noise levels to noise-sensitive receptors.
- Buffer distances and types of equipment selected to minimize noise impacts.
- Haul routes subject to preapproval by the City.
- Construction contractors shall utilize equipment and trucks equipped with the best available noise control techniques, such as improved mufflers, equipment redesign, use of intake silencers, ducts, engine enclosures and acoustically attenuating shields or shrouds, wherever feasible.
- Impact tools (i.e., jack hammers, pavement breakers, and rock drills) used for project construction shall be hydraulically or electrically powered wherever possible to avoid noise associated with compressed air exhaust from pneumatically powered tools. Where use of pneumatic tools is unavoidable, an exhaust muffler on the compressed air exhaust and external jackets shall be used where feasible to lower noise levels. Quieter procedures shall be used, such as drills rather than impact equipment, whenever feasible.
- Stationary noise sources (e.g., generators) shall be muffled and enclosed within temporary sheds, incorporate insulation barriers, or other measures to the extent feasible. Pole power shall be utilized at the earliest feasible point in time, and to the maximum extent feasible in lieu of generators. If stationary construction equipment such as diesel- or gasoline-powered generators, must be operated continuously, such equipment must be located at least 100 feet from sensitive land uses (e.g., residences, schools, childcare centers, hospitals, parks, or similar uses), whenever possible.
- Use of “quiet” pile driving technology (such as auger displacement installation), where feasible in consideration of geotechnical and structural requirements and conditions.
- Designate a Community Affairs Liaison and create a telephone hotline and email address to reach this person, with contact information conspicuously posted around the Project Site, in adjacent public spaces, and in construction notifications. If the Community Affairs Liaison hotline is not staffed 24
hours per day, the hotline shall provide an automatic answering feature, with date and time stamp recording, to answer calls when the phone is unattended. The Community Affairs Liaison shall be responsible for responding to any local complaints about construction activities associated with the Proposed Project.

The Community Affairs Liaison shall investigate, evaluate, and attempt to resolve noise complaints related to construction activities of the Proposed Project. The Community Affairs Liaison shall coordinate with a designated construction contractor representative to implement the following:

- Document and respond to each noise complaint.
- Attempt to contact the person(s) making the noise complaint as soon as feasible and no later than one construction day.
- Conduct a prompt investigation to attempt to determine if construction activities related to the Proposed Project contribute a substantial amount of noise related to the complaint.
- If it is reasonably determined by the Community Affairs Liaison that construction-related noise described in the complaint exceeds ambient exterior noise levels by 5 dBA or more at a noise sensitive use, then the Community Affairs Liaison shall identify and implement feasible reasonable measures within the Project Site to address the noise complaint.

Examples of reasonable measures that may be implemented within the Project Site include, but are not limited to:

- Confirming construction equipment and related noise suppression devices are maintained per manufacturers’ specifications;
- Ensuring construction equipment is not idled for extended periods of time; and/or
- Evaluating feasible relocations of equipment, alternatives to specific types of equipment, or resequencing of construction activities, as appropriate, while maintaining the project schedule and safety.

- Adjacent noise-sensitive residents and commercial uses (i.e., educational, religious, transient lodging) within 500 feet of demolition and pile driving activity shall be notified of the construction schedule, as well as the name and contact information of the project Community Affairs Liaison.

**Basis for Finding:** Significant on-site construction noise levels would occur during daytime and nighttime construction, and off-site construction truck traffic would result in significant increases in traffic noise. Mitigation Measure 3.11-1 would reduce impacts by requiring a Construction Noise Reduction Plan.

Due to the lack of specificity of the construction plan at this point in time, the effectiveness of the noise-reduction techniques identified the mitigation measure, and the uncertainty of haul route designation and distribution of trucks, it is not practicable to calculate a numeric reduction in mitigated noise levels. The Proposed Project includes the installation of temporary and permanent sound walls, the most effective measure to reduce construction noise impacts, prior to commencement of heavy construction activity and reductions provided have been accounted for in the analysis. Although restrictions on equipment usage such as the number of equipment pieces that could operate simultaneously within the same area of the Project Site and restrictions on the number of heavy-duty construction trucks that can travel along the same roadways could potentially reduce impacts at noise-sensitive receptors, such restrictions are not considered feasible because these limitations could result in extension of the construction schedule that would expose noise-sensitive receptors to longer durations of construction activity, could affect safety during construction activities, and could interfere with achievement of project applicant Objective 1a. Therefore, these impacts would be significant and unavoidable.
Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

2. Impact 3.11-2: Operation of the Proposed Project would result in generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the Proposed Project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies. (Refer to pages 3.11-104 through 3.11-159 of the Draft EIR.)

Mitigation Measure 3.11-2(a): Operations Noise Reduction Plan. The project applicant shall prepare an Operations Noise Reduction Plan which shall include measures designed to minimize impacts to offsite noise-sensitive land uses. The level of noise reduction to be achieved by the Operations Noise Reduction Plan shall be documented by a qualified noise consultant and submitted to the City. The Operations Noise Reduction Plan shall be submitted to and approved by the City prior to the issuance of the first Plaza building permit and verified prior to the issuance of the Certificate of Occupancy for the first Plaza Building.

The Operations Noise Reduction Plan shall include the following:

- Construct the permanent sound barriers included in the Project as project design features (as depicted on Figure 2-19 of the Draft EIR), or construction of permanent sound barriers that achieve an equivalent or better noise reduction as the permanent sound barriers proposed as project design features.
- Design and install noise generating mechanical equipment, such as emergency generators, transformers, and/or HVAC units so that such equipment will not cause exceedance of the ambient conditions by more than 3 dBA at any noise sensitive receptor by means of acoustical enclosures, silencers, barriers, relocation, and/or other noise-reducing approaches.
- Locate noise generating mechanical equipment at the furthest feasible distance from sensitive receptors.
- Enclose the rooftop restaurant space with a material such as glass, with a minimum density of 3.5 pounds per square foot (3.5 lbs/sf), that is at least 60 inches high, and has no gaps between each panel or between the panel floor, and as allowed by building code, that would serve as a noise barrier that would provide a minimum of 8 dBA sound insertion loss at any noise-sensitive receptor.
- Design any amplified sound system, equipment, and/or structures in the Plaza to ensure that aggregate noise from mechanical and amplified sound result in noise levels no greater than 3 dBA over ambient conditions (1-hour Leq) at any noise sensitive receptor during major event pre- and post-event conditions. Measures to achieve this standard may include, but are not limited to:
  - Design the outdoor stage and sound amplification system (placement, directivity, orientation, number of speakers, and/or maximum volume) so as to limit noise levels near noise-sensitive receptors.
  - Utilize sound-absorbing materials on the exterior of Plaza structures where appropriate and effective to reduce noise levels at adjacent off-site sensitive receptors.

Mitigation Measure 3.11-2(b): Implement Mitigation Measure 3.14 2(b) (Implementation of a comprehensive Transportation Demand Management (TDM) program).
Basis for Finding: Implementation of Mitigation Measure 3.11-2(a) would reduce Proposed Project composite noise levels by establishing performance standards where feasible. Due to distance attenuation and the effectiveness of screening materials such as steel, enclosing mechanical equipment and placing it as far away from receptors as possible would lower the contribution of mechanical equipment from composite levels. In addition, installation of a noise-attenuating sound barrier around the rooftop restaurant open dining areas would lower the contribution of restaurant noise to the composite noise levels. Design of the outdoor stage and sound amplification system to limit amplified sound levels leaving the Project Site would reduce composite noise levels at affected receptors. The effectiveness of feasible noise reduction strategies such as sound enclosures for mechanical equipment, glass barriers around the rooftop restaurant, and the design of the amplified sound system have been established. However, due to the uncertainty with feasibility and effectiveness of noise reduction strategies to control crowd-generated noise, composite noise impacts on weekday and weekend evenings would be significant and unavoidable.

Significant increases in traffic noise would occur under the Major Event Weekday Post Event and the Mid-Size Event at NFL Stadium plus concert at The Forum plus Project Weekday Post Event conditions. Mitigation that could reduce impacts from on-road traffic along impacted segments includes the construction of sound walls along the roadway segments adjacent to noise-sensitive receptors. However, the Proposed Project does not have control over the public right-of-way or noise-sensitive receptors that could allow installation of sound walls. Therefore, installation of sound walls would not be feasible. Mitigation Measure 3.14-2(b) would require the implementation of a comprehensive TDM program that would reduce Project-related traffic. A reduction in Project-related traffic would result in reductions in traffic noise. The extent to which this measure would reduce trips along impacted segments is uncertain. Therefore, impacts would be significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

3. Impact 3.11-3: Construction of the Proposed Project would generate excessive groundborne vibration levels. (Refer to pages 3.11-159 through 3.11-186 of the Draft EIR.)

Mitigation Measure 3.11-3(a): Minimize Construction Equipment Vibration. To address potential structural damage impacts, the operation of construction equipment that generates high levels of vibration, such as vibratory rollers, large bulldozers/drill rigs and loaded trucks, shall occur no nearer than 20 feet from neighboring structures, if feasible.

Mitigation Measure 3.11-3(b): Vibration, Crack, and Line and Grade Monitoring Program. If vibratory rollers, large bulldozers or loaded trucks are required to operate within 20 feet of existing structures, implement a vibration, crack, and line and grade monitoring program at existing buildings located within 20 feet of demolition/construction activities. The following elements shall be included in this program:

a) Pre-Demolition and Construction:
   i. Photos of current conditions shall be included as part of the crack survey that the construction contractor will undertake. This includes photos of existing cracks and other material conditions present on or at the surveyed buildings. Images of interior conditions shall be included if possible. Photos in the report shall be labeled in detail and dated.
ii. The construction contractors shall identify representative cracks in the walls of existing buildings, if any, and install crack gauges on such walls of the buildings to measure changes in existing cracks during project activities. Crack gauges shall be installed on multiple representative cracks, particularly on sides of the building facing the project.

iii. The construction contractor shall determine the number and placement of vibration receptors at the affected buildings in consultation with a qualified architect. The number of units and their locations shall take into account proposed demolition and construction activities so that adequate measurements can be taken illustrating vibration levels during the course of the project, and if/when levels exceed the established threshold.

iv. A line and grade pre-construction survey at the affected buildings shall be conducted.

b) During Demolition and Construction:

i. The construction contractor shall regularly inspect and photograph crack gauges, maintaining records of these inspections to be included in post-construction reporting. Gauges shall be inspected every two weeks, or more frequently during periods of active project actions in close proximity to crack monitors.

ii. The construction contractor shall collect vibration data from receptors and report vibration levels to the City Building Official on a monthly basis. The reports shall include annotations regarding project activities as necessary to explain changes in vibration levels, along with proposed corrective actions to avoid vibration levels approaching or exceeding the established threshold.

c) Post-Construction

i. The applicant (and its construction contractor) shall provide a report to the City Building Official regarding crack and vibration monitoring conducted during demolition and construction. In addition to a narrative summary of the monitoring activities and their findings, this report shall include photographs illustrating the post-construction state of cracks and material conditions that were presented in the pre-construction assessment report, along with images of other relevant conditions showing the impact, or lack of impact, of project activities. The photographs shall sufficiently illustrate damage, if any, caused by the project and/or show how the project did not cause physical damage to the buildings. The report shall include annotated analysis of vibration data related to project activities, as well as summarize efforts undertaken to avoid vibration impacts. Finally, a post-construction line and grade survey shall also be included in this report.

ii. The project applicant (and its construction contractor) shall be responsible for repairs from damage to buildings if damage is caused by vibration or movement during the demolition and/or construction activities. Repairs may be necessary to address, for example, cracks that expanded as a result of the project, physical damage visible in post-construction assessment, or holes or connection points that were needed for shoring or stabilization. Repairs shall be directly related to project impacts and will not apply to general rehabilitation or restoration activities of the buildings.

Mitigation Measure 3.11-3(c): Designate Community Affairs Liaison. Designate a Community Affairs Liaison and create a telephone hotline and email address to reach this person, with contact information conspicuously posted around the project site, in adjacent public spaces, and in construction notifications. If the Community Affairs Liaison is not staffed 24 hours per day, the hotline shall provide an automatic answering feature, with date and time stamp recording, to answer calls when the phone is unattended. The Community Affairs Liaison shall be responsible for responding to any local complaints about construction vibration disturbances.
The Community Affairs Liaison shall investigate, evaluate, and attempt to resolve vibration disturbance complaints related to construction activities of the Project. The Community Affairs Liaison shall coordinate with a designated construction contractor representative to implement the following:

- Document and respond to each vibration complaint.
- Attempt to contact the person(s) making the vibration complaint as soon as feasible and no later than one construction work day.
- Conduct a prompt investigation to attempt to determine if construction activities contribute a substantial amount of the vibration related to the complaint.
- If it is reasonably determined by the Community Affairs Liaison that construction-related vibration at a vibration-sensitive receptor exceeds 72 VdB at a residence or building where people normally sleep or 75 VdB at a commercial, industrial, or institutional use with primarily daytime use, the Community Affairs Liaison shall identify and implement feasible measures to address the vibration complaint.

Examples of feasible measures that may be implemented include but are not limited to:

- Confirming construction equipment is maintained per manufacturer’s specifications;
- Ensuring construction equipment is not operated unnecessarily; and/or
- Evaluating and implementing any feasible measures such as application of vibration absorbing barriers, substitution of lower vibration generating equipment or activity, rescheduling of vibration-generating construction activity, or other potential adjustments to the construction program to reduce vibration impacts at the adjacent vibration-sensitive receptors.

**Basis for Finding:** The potential for building damage due to typical construction techniques such as those expected to be used in the construction of the Proposed Project is rare except in extreme cases such as blasting or pile driving. The potential structural response from vibration velocities generated by Proposed Project construction would include minor cosmetic damage for fragile buildings. Buildings that would be impacted by Project construction with regard to potential structural damage are not designated as historic, therefore would not be considered “fragile”. With the implementation of Mitigation Measures 3.11-3(a) and 3.11-3(b), the Proposed Project would not result in the generation of excessive groundborne vibration levels exceeding structural damage thresholds during on-site construction activity, and any structural damage that may be created would be repaired. Thus, this impact with regard to structural damage would be considered less than significant.

Although vibration velocities may not be lowered by Mitigation Measure 3.11-3(c), annoyance would be addressed within 24 hours of complaint. Similar to structural damage mitigation, required setbacks for vibratory construction equipment from vibration sensitive receptors required under Mitigation Measures 3.11-3(a) and 3.11-3(b) would reduce vibration velocities. However, such restrictions on equipment usage would potentially result in delays in the construction schedule that would expose vibration-sensitive receptors to longer durations of construction activity, and thus may not be feasible to reduce the impact to insignificance. Therefore, impacts with regard to human annoyance would be considered significant and unavoidable.

As described above, heavy-duty construction truck travel along the designated haul route(s) could result in exceedance of human annoyance thresholds. The distance at which heavy-duty trucks need to travel in order to avoid exceedance of human annoyance thresholds of 72 VdB for residential uses and 75 VdB for commercial and industrial uses is 25 feet and 20 feet, respectively. Potential mitigation to address this impact includes prohibiting travel along the right lane of the roadway. Limiting the lanes of travel for

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construction trucks, including haul trucks, where residential, commercial, or industrial uses could be impact would not be feasible because there would be no mechanism for enforcement. Additionally, the drivers of construction vehicles may not be under the management of the Project Proponent. Therefore, no feasible mitigation is available to mitigate on-road construction vibration impacts with regard to human annoyance and impacts would be significant and unavoidable.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

4. **Impact 3.11-5:** Construction of the Proposed Project, in conjunction with other cumulative development, would result in cumulative temporary increases in ambient noise levels. (Refer to pages 3.11-188 through 3.11-190 of the Draft EIR.)

**Mitigation Measure 3.11-5:** Implement Mitigation Measure 3.11-1. (Construction Noise Reduction Plan).

**Basis for Finding:** Significant on-site construction noise levels would occur during construction, and off-site construction truck traffic would result in significant increases in traffic noise in combination with cumulative construction-related noise levels if construction of the cumulative projects identified above were to overlap with construction of the Proposed Project. Implementation of the Construction Noise Reduction Plan in combination with proposed permanent and temporary noise barriers would reduce Proposed Project contribution to cumulative construction-related noise levels from on-site activities and off-site construction traffic.

Although implementation of Mitigation Measure 3.11-1 would ensure that feasible measures to minimize construction noise from the Proposed Project would be undertaken, the close proximity of affected noise sensitive receptors to potentially overlapping construction activities from the Proposed Project and nearby Cumulative Projects 67, 73 and/or 74 could result in cumulative impacts in excess of applicable thresholds at nearby noise-sensitive receptors. In addition, overlapping construction traffic, even with implementation of Mitigation Measure 3.11-1, could result in cumulative noise level increases at noise-sensitive land uses along truck routes in excess of 3 dBA.

The Proposed Project includes the installation of temporary and permanent sound walls, the most effective measure to reduce construction noise impacts, prior to commencement of heavy construction activity and reductions provided have been accounted for in the analysis. However, because the Proposed Project construction plan is not final at this point in time, and it is unknown whether construction of other projects in the area including Cumulative Projects 67, 73, and/or 73 would overlap with construction of the Proposed Project, it is not practicable to calculate a numeric reduction in mitigated noise levels attributable to the noise-reduction techniques identified in Mitigation Measure 3.11-1. Due to the uncertainty with feasibility and effectiveness of noise reduction strategies, the Proposed Project contribution to cumulative noise impacts could remain considerable, and the impacts would be significant and unavoidable.
Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

5. **Impact 3.11-6: Operation of the Proposed Project, in conjunction with other cumulative development, would result in cumulative permanent increases in ambient noise levels. (Refer to pages 3.11-190 through 3.11-228 of the Draft EIR.)**

**Mitigation Measure 3.11-6(a): Implement Mitigation Measure 3.11-2(a). (Noise Reduction Plan).**

**Mitigation Measure 3.11-6(b): Implement Mitigation Measure 3.14-2(b) (Implementation of a comprehensive Transportation Demand Management (TDM) program).**

**Basis for Finding:** Implementation of Mitigation Measure 3.11-2(a) would reduce Proposed Project composite noise levels by establishing performance standards where feasible. Due to distance attenuation and the effectiveness of screening materials such as steel, enclosing mechanical equipment and placing it as far away from receptors as possible would lower the contribution of mechanical equipment from composite levels. In addition, installation of a noise-attenuating sound barrier around the rooftop restaurant open dining areas would lower the contribution of restaurant noise to the composite noise levels. Design of the outdoor stage and sound amplification system to limit amplified sound levels leaving the Project Site would reduce composite noise levels at affected receptors. The effectiveness of feasible noise reduction strategies such as sound enclosures for mechanical equipment, glass barriers around the rooftop restaurant, and the design of the amplified sound system have been established. However, due to the uncertainty with feasibility and effectiveness of noise reduction strategies to control crowd-generated noise, composite noise impacts on weekday and weekend evenings would be significant and unavoidable.

Significant increases in traffic noise would occur under the Major Event Weekday Post Event and the Mid-Size Event at NFL Stadium plus concert at The Forum plus Project Weekday Post Event conditions. Mitigation that could reduce impacts from on-road traffic along impacted segments includes the construction of sound walls along the roadway segments adjacent to noise-sensitive receptors. However, the Proposed Project does not have control over the public right-of-way or noise-sensitive receptors that could allow installation of sound walls. Therefore, installation of sound walls would not be feasible. Mitigation Measure 3.14-2(b) would require the implementation of a comprehensive TDM program that would reduce Project-related traffic. A reduction in Project-related traffic would result in reductions in traffic noise. The extent to which this measure would reduce trips along impacted segments is uncertain. Therefore, impacts would be significant and unavoidable.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.
6. Impact 3.11-7: Construction of the Proposed Project, in conjunction with other cumulative development, would generate excessive groundborne vibration. (Refer to pages 3.11-228 through 3.11-229 of the Draft EIR.)

Mitigation Measure 3.11-7: Implement Mitigation Measures 3.11-3(a), 3.11-3(b), 3.11-3(c). (Minimize Construction Equipment Vibration; Vibration, Crack, and Line and Grade Monitoring Program; and Designate Community Affairs Liaison).

Basis for Finding: With the implementation of Mitigation Measure 3.11-7, the Proposed Project would not result in the generation of excessive groundborne vibration levels exceeding structural damage thresholds during on-site construction activity by ensuring that vibration-inducing equipment are used at distances from existing building such that the generation of significant vibration levels would be avoided, and buildings would be protected through a crack monitoring and repair program. Vibration annoyance related to on-site construction activity would be addressed through the designation of a Community Affairs Liaison. Thus, with implementation of Mitigation Measure 3.11-7, the contribution of the Proposed Project to the cumulative vibration-related structural damage impact would be less than considerable, and this cumulative impact would be considered less than significant.

As described above, heavy-duty construction truck travel along the designated haul route(s) could result in exceedance of human annoyance thresholds. The distance at which heavy-duty trucks need to travel in order to avoid exceedance of human annoyance thresholds of 72 VdB for residential uses and 75 VdB for commercial and industrial uses is 25 feet and 20 feet, respectively. Potential mitigation to address this impact includes prohibiting travel along the right lane of the roadway. Limiting the lanes of travel for construction trucks, including haul trucks, where residential, commercial, or industrial uses could be impact would not be feasible because there would be no mechanism for enforcement. Additionally, the drivers of construction vehicles for cumulative projects would not be under the management of the project applicant or its construction contractors. While designation of a Community Affairs Liaison would address vibration impacts with regard to human annoyance, the impact would not be reduced to a less-than-significant level. Therefore, no feasible mitigation is available to mitigate cumulative on-road construction vibration impacts with regard to human annoyance and impacts would be significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

C. Transportation and Circulation

1. Impact 3.14-1: Operation of the Proposed Project ancillary land uses would cause significant impacts at intersections under Adjusted Baseline conditions. (Refer to pages 3.14-190 through 3.14-192 of the Draft EIR.)

Mitigation Measure 3.14-1(a): The project applicant shall implement elements of the Transportation Demand Management (TDM) Program described in Mitigation Measure 3.14 2(b) including strategies, incentives and tools to provide opportunities for daytime and non-event employees to reduce single-
occupancy vehicle trips and use other modes besides automobile to travel to and from the Project Site. These elements include:

a) TDM 1/Encourage Alternative Modes of Transportation (Rail, Public Bus, and Vanpool) – The Project shall encourage alternative modes of transportation use by providing monetary incentives and bus stop improvements near the Project Site such as:
   • Bus stop facilities improvements: The Project would provide on-site and/or off-site improvements such as lighting, new benches and overhead canopies, added bench capacity if needed, and real-time arrival information for an improved user experience for bus stops that are relocated as a result of the Project.
   • Transit and/or Multi-Modal Subsidy: The Project would provide pre-tax commuter benefits for employees.
   • Vanpool Subsidy: This would provide pre-tax commuter benefits for employees.
   • Marketing and outreach campaign for transit usage.

b) TDM 3/Encourage Carpools and Zero-Emission Vehicles – The Project shall provide several incentives that would encourage carpooling and zero-emission vehicles as a means for sharing access to and from the Project Site including the following:
   • Provide incentives for carpools or zero-emission vehicles, including preferential parking with the number of parking spots in excess of applicable requirements, reduced parking costs, or other discounts/benefits.

c) TDM 4/Encourage Active Transportation – The Project shall include features which enhance access for bicyclists and pedestrians including the following:
   • Bicycle parking: provide bicycle parking in excess of applicable code requirements. The Project Site would provide 60 employee bike parking spaces and 23 attendee bike parking spaces.
   • Provide showers and lockers for employees.
   • Bicycle fix-it station: provide a bicycle repair station where bicycle maintenance tools and supplies are readily available on a permanent basis and offered in good condition.
   • Sidewalks or other designated pathways following safe routes from the pedestrian circulation to the bicycle parking facilities and throughout the development.

d) TDM 5/Employee Vanpool Program – The Project shall provide an employee vanpool program that would accommodate up to 66 employees utilizing the vanpool service. Each vanpool is assumed to have a capacity of 15 persons per vehicle. The vanpool program would be in conjunction with a vanpool subsidy providing pre-tax commuter benefits for employees as indicated in TDM 1.

e) TDM 7/Information Services – The Project shall provide services to inform employees about transportation options including the following:
   • Welcome packets for new employees and ongoing marketing.
   • Information kiosk or bulletin board providing information about public transportation options.

Mitigation Measure 3.14-1(b): Implement Mitigation Measure 3.14 3(f) (Northbound Exclusive Right-turn Lane and Overlap Phase on South Prairie Avenue at West Century Boulevard).

Mitigation Measure 3.14-1(c): Implement Mitigation Measure 3.14 3(l) (Implement protected or protected/permissive left-turn phasing on South Prairie Avenue at West 104th Street).

Basis for Finding: Since the majority of trips generated by the ancillary uses are generated by patrons of the commercial uses and not employees, these measures would reduce the severity of, but not eliminate, these impacts. No feasible mitigation measures are available at the Crenshaw Boulevard/West Century Boulevard intersection. These impacts are considered significant and unavoidable.
Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


Mitigation Measure 3.14-2(a): The project applicant shall prepare and implement an Event Transportation Management Plan (TMP). The Event TMP shall address the issues set forth below, and shall achieve the identified standards for each of these issues:

a) Vehicle Queuing on City Streets: Through added intersection capacity and/or traffic management, traffic does not queue back to the upstream locations listed below during more than 5 percent of a pre-event peak hour (assuming no other concurrent events):
   - Northbound South Prairie Avenue: vehicle queues do not spill back from the project vicinity to I-105, causing vehicle queues on the South Prairie Avenue off-ramp to exceed their available storage.
   - Southbound South Prairie Avenue: vehicle queues do not spill back from the project vicinity to beyond Manchester Boulevard.
   - Eastbound West Century Boulevard: vehicle queues do not spill back from the project vicinity to I-405, causing vehicle queues on the West Century Boulevard off-ramps to exceed their available storage.
   - Westbound West Century Boulevard: vehicle queues do not spill back from the project vicinity to beyond Crenshaw Boulevard.

b) Pedestrian Flows: Through pedestrian flow management, pedestrians do not spill out of sidewalks onto streets with moving vehicles, particularly along portions of West Century Boulevard and South Prairie Avenue adjacent to the Project.

c) Vehicular Parking: A comprehensive parking plan is implemented that could include strategies such as a reservation system.

A comprehensive parking plan is implemented to minimize unnecessary vehicular circulation (while looking for parking) within and adjacent to the Project. The Plan could include strategies such as a reservation system, smartphone parking app, directional signage, and real-time parking garage occupancy.

d) Bicycle Parking: Signage is clearly visible to direct bicyclists to on-site event bicycle parking. The on-site bicycle parking shall have an adequate supply to accommodate a typical major event. If monitoring shows that there is demand for on-site bicycle parking that is not being met, then additional supply (such as a bicycle valet) shall be identified.

e) Shuttle Bus Loading: An adequate amount of curb space (accompanied by appropriate traffic management strategies) is provided along South Prairie Avenue to efficiently accommodate shuttle buses that transport attendees to/from light rail stations.

f) Shuttle Bus Capacity and Wait Times: An adequate supply of shuttle buses is provided such that peak wait times for attendees before and after major events do not exceed 15 minutes.

g) Paratransit: Specific suitable locations are provided to accommodate paratransit vehicle stops.

h) Ridehailing: Traffic management strategies (including active enforcement, wayfinding, signage, etc.) are implemented to minimize pre-event passenger drop-offs in travel lanes or at curbs along
the project frontage, and to provide orderly vehicle staging, passenger loading, and traffic flow of ridehailing vehicles after events. For post-event conditions, the Arena is placed within a ‘geofenced area’ in which attendees requesting a TNC are directed to meet the TNC vehicle at the East Parking Garage. If monitoring shows that ridehailing vehicles are using travel lanes or curbs along the project frontage to drop off passengers during the pre-event period, then TCOs and/or barricades shall be stationed at locations where unauthorized drop-offs are occurring.

i) Neighborhood Streets: Reduce traffic volumes on local and collector street segments identified in the Draft EIR as having a significant impact without causing a significant impact on other local and collector street segments. Discourage and reduce event-related cut-through traffic while maintaining access for residents and their guests.

j) Truck Staging: Large trucks associated with concerts or other special events do not park or idle along South Prairie Avenue, West Century Boulevard, or any local/collector street in the project vicinity, with the exception of Doty Avenue between West Century Boulevard and West 102nd Street.

k) Parking Garage/Lot Operations: Through effective garage/lot operations, vehicles do not spill back onto public streets and adversely affect the roadway network prior to events while waiting to enter garages/lots.

The Event TMP shall be subject to review and approval by the City Traffic Engineer. The City Traffic Engineer shall, in performing this review, confirm that the Event TMP meets these standards.

The Event TMP will be a dynamic document that is expected to be revised and refined as monitoring is performed, experience is gained, additional information is obtained regarding the Proposed Project’s transportation characteristics, and advances in technology or infrastructure become available. Any changes to the Event TMP shall be subject to review and approval by the City Traffic Engineer. In reviewing any proposed changes to the Event TMP, the City Traffic Engineer shall ensure that the Event TMP, as revised, is equally or more effective in addressing the issues set forth above.

Mitigation Measure 3.14-2(b): The project applicant shall implement a TDM Program. The TDM Program shall include strategies, incentives, and tools to provide opportunities for non-event employees and patrons as well as event attendees and employees to reduce single-occupancy vehicle trips and to use other modes of transportation besides automobile to travel to basketball games and other events hosted at the Project. The TDM Program shall include:

a) TDM I/Encourage Alternative Modes of Transportation (Rail, Public Bus, and Vanpool) – The Project shall encourage alternative modes of transportation use by providing monetary incentives and bus stop improvements near the Project Site such as:
   - Integrated event and transit ticketing to enable seamless connections and provide event-day travel updates.
   - Discounted event tickets with the purchase of a transit pass or providing proof of a registered TAP card (the regional fare payment method).
   - Giveaways for transit users (goods for attendees, free tickets for employees, etc.).
   - Rewards/gamification opportunities for fans to compete for prizes or points based on their transportation choices.
   - Bus stop facilities improvements: The Project shall provide on-site and/or off-site improvements such as lighting, new benches and overhead canopies, added bench capacity if needed, and real-time arrival information for an improved user experience for bus stops that are relocated as a result of the Project.
   - Transit and/or Multi-Modal Subsidy: The Project would provide pre-tax commuter benefits for employees.
   - Vanpool Subsidy: This would provide pre-tax commuter benefits for employees.
b) TDM 2/Event-day Dedicated Shuttle Services – The Project shall provide connectivity to the existing and future Metro Rail Stations and would take advantage of the transportation resources in the area. The Project shall ensure that enough shuttles would be provided for successful and convenient connectivity with short wait times. The following shall be provided:

- The Project shall provide dedicated shuttle service from the Green Line at Hawthorne Station, Crenshaw/LAX Line at AMC/96th Station, and Crenshaw/LAX Line at Downtown Inglewood station for Arena events. This shuttle service shall be a dedicated event-day shuttle service from the venue for employees and attendees.
- The Project shall provide an estimated 27 shuttles with a capacity of 45 persons per shuttle to accommodate employees and attendees traveling to and from the Project Site. Due to the arrival and departure of employees prior to the attendees, the same shuttles would be utilized for the employees. It is anticipated that the shuttle service would begin two hours before the game and extend to 30 minutes after the start. After the game, shuttle service would begin 30 minutes before the end, and continues one hour after.
- The Project shall provide a convenient and safe location on site for shuttle pick-up and drop-off on the east side of South Prairie Avenue, approximately 250 feet south of West Century Boulevard. The drop-off location shall be adjacent to the Arena so that shuttle users would not need to cross South Prairie Avenue to arrive at the Arena.
- The project applicant shall monitor the number of people using shuttles to travel between the above light rail stations and the Project. If the monitoring shows that peak wait times before or after major events exceeds 15 minutes, then the project applicant shall add sufficient additional shuttle capacity to reduce wait times to meet this target. The aim is to require increased shuttle runs as necessary to make sure that demand is accommodated within a reasonable amount of time and to encourage use of transit.

c) TDM 3/Encourage Carpooling and Zero-Emission Vehicles – The Project shall provide several incentives that would encourage carpooling and zero-emission vehicles as a means for sharing access to and from the Project Site including the following:

- Provide incentives for carpools or zero-emission vehicles, including preferential parking with the number of parking spots in excess of applicable requirements, reduced parking costs, discounted rides (or other similar benefits) for those sharing TNC rides to or from the event, or other discounts/benefits.
- Provide variable parking price based on car occupancy – structured to encourage carpooling.
- The Project would provide 8 percent of parking spaces with electrical vehicle charging stations in excess of the minimum requirement of 6 percent.

d) TDM 4/Encourage Active Transportation – The Project shall include features which enhance access for bicyclists and pedestrians including the following:

- Bicycle parking: Provide bicycle parking in excess of applicable code requirements. The Project Site would provide 60 employee bike parking spaces and 23 attendee bike parking spaces.
- Provide showers and lockers for employees.
- A bike valet service would be implemented if needed to accommodate bike parking space needs.
- Bicycle fix-it station: Provide a bicycle repair station where bicycle maintenance tools and supplies are readily available on a permanent basis and offered in good condition.
- Coordinate bike pools and walk pools.
- Sidewalks or other designated pathways following safe routes from the pedestrian circulation to the bicycle parking facilities and throughout the development.

e) TDM 5/Employee Vanpool Program – The Project shall provide an employee vanpool program that would accommodate up to 66 employees utilizing the vanpool service. Each vanpool is
assumed to have a capacity of 15 persons per vehicle. The vanpool program would be in conjunction with a vanpool subsidy providing pre-tax commuter benefits for employees as indicated in TDM 1.

f) TDM 6/Park-n-Ride Program – The Project shall provide a regional park-n-ride program that would utilize charter coach buses with a capacity of up to 45 persons per bus to accommodate up to 1,980 attendees. Parking lot locations would correspond to zip code ticket purchase data, and the site circulation would be designed to account for the charter coaches. The operation of this park-n-ride would be similar to the currently operating park-n-ride program from the Hollywood Bowl venue located in the Hollywood Hills within the County of Los Angeles.

g) TDM 7/Information – The Project shall provide information services to inform the public about activities at the Project including the following:

- Strategic multi-modal signage/wayfinding.
- Real-time travel information; changeable message sign (CMS) and social media.
- Welcome packets for new employees and ongoing marketing.
- Commercials/advertisement – television, website, social media, radio, etc.
- Information kiosk or bulletin board providing information about public transportation options.

h) TDM 8/Reduce On-Site Parking Demand – The Project shall include features that reduce on-site parking demand such as:

- Provide coach bus/minibus/microtransit staging and parking areas: The Project is designed to accommodate 20 minibus/microtransit/paratransit parking spaces and 23 charter coach bus spaces. The capacity for minibus/microtransit/paratransit is 10 persons per vehicle and 45 persons per bus for the charter coach bus.

- Allocated sufficient TNC staging spaces: The Project is designed to accommodate approximately 160 spaces for TNC staging.

i) TDM 9/Event-Day Local Microtransit Service – The Project shall provide a local minibus/microtransit service for all event days with a service range of approximately 6 miles surrounding the Project Site. Each minibus is assumed to have a capacity of 10 persons per vehicle, and the service would accommodate up to 66 employees and up to 180 attendees on all event days.

j) Monitoring – The TDM Program shall include an ongoing program to monitor each of the TDM Program elements listed above. The monitoring program shall collect data on the implementation of each specific TDM strategy, and shall assess the extent to which the TDM Program is meeting demand for alternative forms of transportation, and reducing vehicle trips and reliance on private automobiles. The information obtained through this monitoring program shall be provided to the City Traffic Engineer on an annual basis.

A monitoring report shall be prepared not less than once each year. The report shall evaluate whether the TDM Program is achieving the reductions in vehicle trips set forth above. The monitoring report shall be provided to the City Traffic Engineer (ongoing) and the State of California Office of Planning and Research (through 2030) and made available to LADOT.

The TDM Program will be a dynamic document that is expected to be revised and refined as monitoring is performed, experience is gained, additional information is obtained regarding the Project’s transportation characteristics, and advances in technology or infrastructure become available. Any changes to the TDM Program shall be subject to review and approval by the City Traffic Engineer. In reviewing any proposed changes to the TDM Program, the City Traffic Engineer shall ensure that the TDM Program, as revised, is equally or more effective in addressing the issues set forth above.
Mitigation Measure 3.14-2(c): The project applicant shall work with the City of Inglewood and the City of Los Angeles to implement capacity-increasing improvements at the West Century Boulevard/La Cienega Boulevard intersection. Recommended improvements include two elements:

a) Restripe the westbound approach to convert the outside through/right lane to a dedicated right-turn lane and operate it with an overlap phase. This is consistent with the LAX Landside Modernization Program improvements planned for this location.

b) Remove median island on the west leg and restripe the eastbound and westbound approaches to add second left-turn lanes in each direction.

Should these improvements be deemed infeasible, the applicant and City of Inglewood shall work with LADOT to identify and, if feasible, implement a substitute measure of equivalent effectiveness at substantially similar cost. A substitute measure that can improve the overall safety of this intersection could include, but not be limited to, provision of transportation system management (TSM) measures or a commensurate contribution to such measures.

Mitigation Measure 3.14-2(d): The project applicant shall construct (via restriping and conversion of median) second left-turn lanes on the northbound and southbound approaches to the West Century Boulevard/Hawthorne Boulevard/La Brea Boulevard intersection and operate the northbound right-turn with an overlap phase.

Mitigation Measure 3.14-2(e): Implement Mitigation Measure 3.14-3(f) (Implement northbound exclusive right-turn lane and overlap phase on South Prairie Avenue at West Century Boulevard).

Mitigation Measure 3.14-2(f): The project applicant shall restripe the westbound West 104th Street approach to Yukon Avenue from consisting of a shared left/through/right lane to consist of a left/through lane and a dedicated right-turn lane.

Mitigation Measure 3.14-2(g): The project applicant shall work with the City of Inglewood and Caltrans to widen the I-105 off-ramp approach to South Prairie Avenue to consist of two lefts, a shared left/through/right, and a dedicated right-turn lane. This would require complying with the Caltrans project development process as a local agency-sponsored project. Depending on the complexity and cost of the improvement, this could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, project study report, project report, environmental and engineering studies, project design, construction, etc.

Mitigation Measure 3.14-2(h): The project applicant shall restripe the eastbound approach of Manchester Boulevard at La Brea Avenue to provide a separate right-turn lane, resulting in one left-turn lane, two through lanes and one right-turn lane.

Mitigation Measure 3.14-2(i): The project applicant shall restripe the westbound approach of Manchester Boulevard at Crenshaw Boulevard to provide a second left-turn lane, resulting in two left-turn lanes, one through lane and one shared through/right-turn lane.

Mitigation Measure 3.14-2(j): The project applicant shall work with the City of Inglewood, the City of Hawthorne, and Caltrans to widen the I-105 westbound off-ramp at Crenshaw Boulevard to consist of one left, one left/through, and two right-turn lanes. This would require complying with the Caltrans project development process as a local agency-sponsored project. Depending on the complexity and cost of the improvement, this could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, project study report, project report, environmental and engineering studies, project design, construction, etc.
Mitigation Measure 3.14-2(k): The project applicant shall work with the City of Hawthorne to remove the median island and restripe the southbound approach of South Prairie Avenue at 120th Street to provide a second left-turn lane, resulting in two left-turn lanes, two through lanes and one shared through/right-turn lane.

Mitigation Measure 3.14-2(l): The project applicant shall work with the City of Hawthorne to implement a southbound right-turn overlap signal phase at the intersection of Crenshaw Boulevard and 120th Street.

Mitigation Measure 3.14-2(m): Provide TCOs on Crenshaw Boulevard at 120th Street during post-event period as part of Mitigation Measure 3.14-2(a) (Implement Event TMP).

Mitigation Measure 3.14-2(n): The project applicant shall construct a second left-turn lane on southbound La Brea Avenue at Centinela Avenue and implement protected left turns for the northbound and southbound approaches.

Mitigation Measure 3.14-2(o): The project applicant shall make a funding contribution of $12 million to the City of Inglewood Public Works Traffic Division to help fund and implement Intelligent Transportation Systems (ITS) improvements, including related enabling infrastructure, licensing software, control center and technology updates, related corridor enhancements and supporting ITS components, at intersections in which the Project causes a significant impact for which a specific mitigation that would reduce this impact to less than significant could not be identified at intersections in which the Project causes a significant impact for which a specific mitigation that would reduce this impact to less than significant could not be identified.

Mitigation Measure 3.14-2(p): The project applicant shall work with the City of Inglewood, the City of Hawthorne, and Caltrans to investigate the feasibility of adding a second eastbound left-turn lane or extending the length of the single existing left-turn lane on 120th Street at the I-105 Eastbound On/Off Ramps within the existing pavement width and, if determined to be feasible within the existing pavement width, to implement the improvement.

Basis for Finding: A draft of the Event TMP described under Mitigation Measure 3.14-2(a) is included as Appendix K.4 of the EIR. The measures described in Mitigation Measure 3.14-2(b) are included in the TDM Program, which was peer reviewed by Fehr & Peers and the City during preparation of the EIR and are considered objective and appropriate for inclusion in the Draft EIR.

Mitigation Measures 3.14-2(c) through 3.14-2(n) on the previous two pages identify physical mitigation measures that could reduce the impacts at the specific impacted intersections listed in these mitigation measures. No feasible physical mitigation was identified that would reduce impacts at the remaining impacted intersections. However, the combined effects of the Event TMP, coordinated/special event signal timings, and the physical mitigations below, would have synergistic effects to improve operations at other intersections without requiring physical improvements at them.

Mitigation Measure 3.14-2(c), if implemented, would improve operations at the West Century Boulevard/La Cienega Boulevard intersection from LOS F (with project) to E (with project and mitigation) during the weekday AM peak hour and from LOS D (with project) to C (with project and mitigation) during the weekday PM peak hour, thereby resulting in a less-than-significant impact. The City finds that LADOT, which has jurisdiction over a portion of this intersection, can and should allow this improvement to occur. (CEQA Guidelines, § 15091(a)(2).) Since the improvement involves another jurisdiction in addition to the City of Inglewood, however, its implementation cannot be guaranteed and the impact is considered to be significant and unavoidable.
Mitigation Measure 3.14-2(d) would improve operations at the West Century Boulevard/Hawthorne Boulevard/La Brea Boulevard intersection from LOS D (with project) to C (with project and mitigation) during the weekday AM peak hour and from LOS F (with project) to E (with project and mitigation) during the weekday PM peak hour. The impact would be significant and unavoidable during the PM peak hour because operations would not be restored to ‘no project’ conditions.

The impact at the South Prairie Avenue/West Century Boulevard intersection would be significant and unavoidable because the improvement under Mitigation Measure 3.14-2(e) does not mitigate the Daytime Event impact during the PM peak hour.

Mitigation Measure 3.14-2(f) would improve operations at the West 104th Street/Yukon Avenue intersection from LOS C (with project) to A (with project and mitigation) during the weekday AM peak hour and maintain LOS D conditions during the weekday PM peak hour. The impact would be significant and unavoidable during the PM peak hour because operations would not be restored to ‘no project’ conditions.

Although it is not yet designed, it is possible that implementation of Mitigation Measure 3.14-2(g) would result in the creation of a new off-ramp lane to the south of the existing southernmost off-ramp lane at Prairie Avenue. The construction of this new off-ramp lane would move noise-generating traffic approximately 10-12 feet closer to residences at 11207 South Prairie Avenue (on the west side, between West 112th and West 113th Streets). These residences are currently approximately 60 feet from the closest travel lane; with implementation of Mitigation Measure 3.14-2(g), the distance would be reduced to approximately 48 feet. The reduction of the distance could increase noise levels at these residences. Because the homes are not protected by a soundwall, it is possible that the incremental increase in noise could be significant.

The addition of a new off-ramp lane would move vehicles that are the source of criteria pollutant and toxic air contaminant emissions approximately 12 feet closer to the residences than under existing conditions. It is unlikely that the addition of the new off-ramp lane would result in significant concentrations of these air pollutants.

In addition, construction of Mitigation Measure 3.14-2(g) would remove an indeterminate amount of roadway shoulder landscaping, including potentially some landscape trees that are planted on the south side of current off-ramp lanes. Further, as described for the Proposed Project, although the site of this mitigation measure is highly disturbed by past road construction, it remains possible that unknown archaeological resources could be discovered, or that previously unknown contaminants from roadway runoff could be encountered.

Mitigation Measure 3.14-2(g) would occur within right-of-way that is under the jurisdiction of Caltrans, and prior to implementation Caltrans would undertake environmental review pursuant to CEQA that would identify and mitigate to the extent feasible any reasonably anticipated environmental impacts of this measure.

Mitigation Measure 3.14-2(g), if implemented, would improve operations at the I-105 off-ramp/South Prairie Avenue intersection from LOS C (with project) to B (with project and mitigation) during the weekday AM peak hour and from LOS F (with project) to E (with project and mitigation) during the weekday PM peak hour, although the impact would be significant during the PM peak hour since the Adjusted Baseline No Project LOS is D during this period. Since the improvement involves another jurisdiction in addition to the City of Inglewood, its impacts are too speculative for analysis before the improvement is designed, it would require independent CEQA review by Caltrans prior to implementation, and its implementation cannot be guaranteed. The City also finds that, subject to further
Mitigation Measure 3.14-2(h) would mitigate the Daytime Event impact at the Manchester Boulevard/La Brea Avenue intersection during the PM peak hour to a less-than-significant level.

Mitigation Measure 3.14-2(i) would mitigate the Daytime Event impact at the Manchester Boulevard/Crenshaw Boulevard intersection during the PM peak hour to a less-than-significant level.

Although it is not yet designed, it is possible that implementation of Mitigation Measure 3.14 2(j) would result in the creation of a new off-ramp lane to the north of the existing northernmost westbound off-ramp lane at Crenshaw Boulevard. The construction of this new off-ramp lane would move noise-generating traffic approximately 10-12 feet closer to residences at the corner of 119th Street and Crenshaw Boulevard, and at 119th Street and Atkinson Avenue. These residences are currently approximately 100-110 feet from the closest off-ramp lane; with implementation of Mitigation Measure 3.14-3(j), the distance would be reduced to 90-100 feet. The reduction of the distance could increase noise levels at these residences. However, because the homes are already protected by a soundwall that runs on the south side of 119th Street, it is unlikely that the incremental increase in noise would be significant.

The addition of a new off-ramp lane would move vehicles that are the source of criteria pollutant and toxic air contaminant emissions approximately 12 feet closer to the residences than under existing conditions. It is unlikely that the addition of the new off-ramp lane would result in significant concentrations of these air pollutants.

In addition, construction of Mitigation Measure 3.14-2(j) would remove an indeterminate amount of ruderal grassland and potentially some landscape trees that are planted on the south side of the soundwall. Further, as described for the Proposed Project, although the site of this mitigation measure is highly disturbed by past road construction, it remains possible that unknown archaeological resources could be discovered, or that previously unknown contaminants from roadway runoff could be encountered.

Mitigation Measure 3.14-2(j) would occur within right-of-way that is under the jurisdiction of Caltrans, and prior to implementation Caltrans would undertake environmental review pursuant to CEQA that would identify and mitigate any reasonably anticipated environmental impacts of this measure.

Mitigation Measure 3.14-2(j) reduces the Daytime Event impact at the I-105 westbound off-ramp/Crenshaw Boulevard intersection during the PM peak hour but not to less than significant. Since the improvement involves other jurisdictions beyond the City of Inglewood, its impacts are too speculative for analysis before the improvement is designed and would require independent CEQA review by Caltrans prior to implementation, and its implementation cannot be guaranteed. The City also finds that, subject to further CEQA review, Caltrans can and should authorize this improvement. (CEQA Guidelines, § 15091(a)(2).) In light of these uncertainties, the impact is considered to be significant and unavoidable.

Mitigation Measure 3.14-2(k) would mitigate the Daytime Event impact at the South Prairie Avenue/120th Street intersection during the PM peak hour to a level of less than significant. The improvement involves another jurisdiction in addition to the City of Inglewood. The City finds that the City of Hawthorne can and should authorize the improvement. (CEQA Guidelines, § 15091(a)(2).) Because its implementation cannot be guaranteed, however, the impact is considered to be significant and unavoidable.

If implemented and in conjunction with Mitigation Measure 3.14 2(m), the modifications under Mitigation Measure 3.14-2(l) would improve operations at the Crenshaw Boulevard/120th Street
intersection from LOS F (with project) to C (with project and mitigation) during the weekday post-event peak hour. Although the impact would still be significant per the impact criteria, this would be a substantial improvement in operations. The improvement involves another jurisdiction beyond the City of Inglewood. The City finds that the City of Hawthorne can and should authorize the improvement. (CEQA Guidelines, § 15091(a)(2).) Because its implementation cannot be guaranteed, however, the impact is considered to be significant and unavoidable.

The Event TMP could benefit operations at the Crenshaw Boulevard/120th Street intersection under Mitigation Measure 3.14-2(m). The TMP includes placement of a TCO and traffic cones to permit the southbound approach to function with two right-turn lanes at this intersection during the post-event period to better facilitate traffic flow. If implemented, the modifications would improve operations from LOS F (with project) to C (with project and mitigation) during the weekday post-event peak hour. Although the impact would still be significant per the impact criteria, this would be a substantial improvement in operations.

Deployment of electronic changeable message signs (CMS) and/or blank-out signs (depending on location and the nature of the message) could be considered at the 120th Street/Crenshaw Boulevard intersection in lieu of TCOS. Experience from other venues has determined that it is preferable to evaluate the effectiveness of TCOS and special event staff deployment before deciding whether permanent electronic signs would be effective and economical.

Mitigation Measure 3.14-2(n), which would consist primarily of restriping and not require right-of-way acquisition, would mitigate and restore operations at the La Brea Avenue/Centinela Avenue intersection to better than the ‘no project’ condition, thereby mitigating this impact to less than significant.

The City of Inglewood is implementing a city-wide ITS program on key corridors including but not limited to West Century Boulevard, South Prairie Avenue, Manchester Boulevard, Florence Avenue, Centinela Avenue, Crenshaw Boulevard, Imperial Highway, La Brea Avenue, La Cienega Boulevard, Arbor Vita Street, and Pincay Drive. The program is to enable intersections to operate as part of a coordinated system, to allow for remote intersection monitoring from the City’s Traffic Management Center, and to provide flexibility to remotely change signal timings from the Traffic Management Center in response to changes in traffic flows or incidents. ITS will provide a fully responsive traffic signal system based on real time traffic conditions that can provide instantaneous traffic information and predictive time information to users along access corridors. Additionally, this would enable the City to better accommodate event-related traffic. Intersection improvements designed to address the significant impacts of the Project consist of financial contribution toward the design, construction, and integration of ITS improvements, which include but are not limited to: vehicles detection, computer hardware and networking, fiber-optic communication system upgrades, closed circuit TV cameras, changeable message signs, blank-out signs, equipment and networking management, traffic signal modifications, Traffic Management Center and Decision Support System integration, software licensing, high resolution data, connected vehicle technology, upgrading outdated software and equipment, ATC controllers and cabinets, lane control management, and other improvements to the ITS network. The ITS improvements focus on intersections on certain key corridors potentially affected by the Proposed Project. Under Mitigation Measure 3.14-2(o), funding contributions may focus on ITS improvements along these corridors, in addition to at identified intersections. The financial contribution shall be available for ITS improvements at the following intersections and to the corridors where these intersections are located. The list below comprises intersections impacted under either Adjusted Baseline and/or cumulative conditions. Impact 3.14-28 in Section 3.14.5 lists five additional intersections that are significantly impacted by the Proposed Project under a concurrent event at The Forum.

- La Cienega Boulevard / Florence Avenue
Centinela Avenue / Florence Avenue
South Prairie Avenue / Florence Avenue
West Boulevard / Florence Avenue
South Prairie Avenue / Grace Avenue
South Prairie Avenue / East Carondelet Way
South Prairie Avenue / East Regent Street
La Cienega Boulevard / Manchester Boulevard
La Brea Avenue / Manchester Boulevard
Hillcrest Boulevard / Manchester Boulevard
Spruce Avenue / Manchester Boulevard
South Prairie Avenue / Manchester Boulevard
Kareem Court / Manchester Boulevard
Crenshaw Boulevard / Manchester Boulevard
South Prairie Avenue / Kelso Street / Pincay Drive
La Cienega Boulevard / Arbor Vitae Street
Inglewood Avenue / Arbor Vitae Street
Myrtle Avenue / Arbor Vitae Street
South Prairie Avenue / Arbor Vitae Street
La Brea Avenue / Hardy Street
South Prairie Avenue / Hardy Street
Crenshaw Boulevard / Hardy Street
Felton Avenue / West Century Boulevard
Inglewood Avenue / West Century Boulevard
Fir Avenue / Firmona Avenue / West Century Boulevard
Grevilla Avenue / West Century Boulevard
Hawthorne Boulevard / La Brea Boulevard / West Century Boulevard
Myrtle Avenue / West Century Boulevard
Freeman Avenue / West Century Boulevard
South Prairie Avenue / West Century Boulevard
Doty Avenue / West Century Boulevard
Yukon Avenue / West Century Boulevard
Club Drive / West Century Boulevard
11th Avenue / Village Avenue / West Century Boulevard
Crenshaw Boulevard / West Century Boulevard
5th Avenue / West Century Boulevard
Yukon Avenue / West 102nd Street
Hawthorne Boulevard / West 104th Street
South Prairie Avenue / West 104th Street
Yukon Avenue / West 104th Street
Crenshaw Boulevard / West 104th Street
South Prairie Avenue / Lennox Boulevard
South Prairie Avenue / 108th Street
South Prairie Avenue / 111th Street
South Prairie Avenue / Imperial Highway
Doty Avenue / Imperial Highway
Crenshaw Boulevard / Imperial Highway
Crenshaw Boulevard / 120th Street
Hollywood Park Casino Driveway / West Century Boulevard
South Prairie Avenue / Buckthorn Street
Van Ness Avenue / Manchester Boulevard
Crenshaw Boulevard / Pincay Drive
The Adjusted Baseline Plus Project (Daytime Event) scenario included a number of intersections that were also significantly impacted with a major event (see Impact 3.14-3). However, some of the mitigation measures for impacts during a major event were not considered for a Daytime Event because they would not be effective from the perspective of showing improved operations. This stems from the use of different intersection analysis methods between the two scenarios. An example of this is the Prairie Avenue/Pincay Street intersection.

The combined effectiveness of the above mitigation measures is displayed on Table 3.14-59, on pages 3.14-207 through 3.14-210, of the EIR. Of the nine significant intersection impacts identified during the weekday AM peak hour, the above mitigation measures would cause two to become less than significant. Of the 46 significant intersection impacts identified during the weekday PM peak hour, the above mitigation measures would cause five to become less than significant. The precise degree of effectiveness of proposed TDM strategies to shift the mode split away from driving and reduce the project’s vehicular trip generation is not known. Therefore, mitigation measure testing did not explicitly account for a certain amount of reduced vehicle travel due to TDM strategies. However, the above list of mitigation measures would reduce vehicle travel demand, accommodate the remaining travel demand in a more efficient manner, and provide physical improvements, where feasible, to add capacity to the roadway system. None of the physical improvements described above would require additional right-of-way; however, some would require coordination with other responsible agencies. The City finds that, to the extent the improvements fall within the jurisdiction of another agency (LADOT, Caltrans, City of Hawthorne), the other agency can and should authorize them to occur. (CEQA Guidelines, § 15091(a)(2).) There are no assurances, however, that these agencies would permit these improvements to be constructed. Thus, for the various reasons described here, these impacts are considered significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

3. Impact 3.14-3: Major events at the Proposed Project Arena would cause significant impacts at intersections under Adjusted Baseline conditions. (Refer to pages 3.14-211 through 3.14-237 of the Draft EIR.)


Mitigation Measure 3.14-3(b): Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).

Mitigation Measure 3.14-3(c): The project applicant shall work with the City of Inglewood and Caltrans to restripe the center lane on the I-405 NB Off-Ramp at West Century Boulevard to permit both left and right-turn movements. This would require complying with the Caltrans project development process as a local agency-sponsored project. This could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, encroachment permit, project design, construction, etc.

Mitigation Measure 3.14-3(d): Implement Mitigation Measure 3.14-2(d) (West Century Boulevard/Hawthorne Boulevard/La Brea Boulevard Improvements).
Mitigation Measure 3.14-3(e): The project applicant shall convert the signal control system at the intersection of South Prairie Avenue and Pincay Drive to provide protected or protected-permissive westbound and eastbound left-turn phasing.

Mitigation Measure 3.14-3(f): The project applicant shall widen the east side of South Prairie Avenue to extend the proposed shuttle bus pull-out on the east side of South Prairie Avenue to the intersection to serve as an exclusive right-turn lane. Additionally, implement a northbound right-turn signal overlap phase. During pre-event and post-event periods, TCOs shall be positioned at this location as part of the Event TMP to manage the interaction of northbound right-turning traffic and pedestrians in the east leg crosswalk and to permit the lane to also operate as a bus queue jumper for shuttle buses departing the shuttle bus pull-out and traveling north through the intersection.

Mitigation Measure 3.14-3(g): Implement Mitigation Measure 3.14-2(g) (I-105 Off-Ramp Widening at South Prairie Avenue).


Mitigation Measure 3.14-3(j): The project applicant shall work with the City of Inglewood and the City of Los Angeles to remove the median island on the north leg and construct a second left-turn lane on southbound La Cienega Boulevard at Centinela Avenue. Should these improvements be deemed infeasible, the project applicant and City of Inglewood shall work with LADOT to identify and, if feasible, implement a substitute measure of equivalent effectiveness at substantially similar cost. A substitute measure that can improve the overall safety of this intersection could include, but not be limited to, provision of transportation system management (TSM) measures or a commensurate contribution to such measures.

Mitigation Measure 3.14-3(k): Implement Mitigation Measure 3.14-2(n) (La Brea Avenue/Centinela Avenue Improvements).

Mitigation Measure 3.14-3(l): The project applicant shall implement protected or protected/permisson left-turn phasing on northbound and southbound South Prairie Avenue at West 104th Street.

Mitigation Measure 3.14-3(m): Implement Mitigation Measure 3.14-2(c) (Restripe the westbound West 104th Street approach to Yukon Avenue to consist of a left/through lane and a dedicated right-turn lane).


Mitigation Measure 3.14-3(o): The project applicant shall work with the City of Inglewood to coordinate traffic signals and optimize traffic signal timings to accommodate major event traffic flows (see Figure 3.14-17 for locations).

Mitigation Measure 3.14-3(p): Implement Mitigation Measure 3.14-2(o) (Financial Contribution to City ITS program).

Basis for Finding: Mitigation Measures 3.14-3(e) through 3.14-3(n) above identify physical mitigation measures that could reduce the impacts at the specific impacted intersections listed in these mitigation
measures. No feasible physical mitigation was identified that would reduce impacts at the remaining impacted intersections. However, the combined effects of the Event TMP, coordinated/special event signal timings, and the physical mitigations below, would have synergistic effects to improve operations at other intersections without requiring physical improvements to them.

If Mitigation Measure 3.14-3(e) is implemented, the modification to the center lane on the I-405 NB Off-Ramp at West Century Boulevard would improve operations from LOS F (with project) to C (with project and mitigation) during the weekend pre-event peak hour but would not improve upon the ‘no project’ LOS F condition during the weekday pre-event peak hour. The City finds that Caltrans can and should authorize this improvement. (CEQA Guidelines, § 15091(a)(2).) Since the improvement involves another jurisdiction in addition to the City of Inglewood, however, its implementation cannot be guaranteed and the impact is considered to be significant and unavoidable.

The modifications under Mitigation Measure 3.14-2(d) would maintain LOS F conditions at the West Century Boulevard/Hawthorne Boulevard/La Brea Boulevard intersection during the weekday and weekend pre-event peak hour conditions and improve weekday post-event peak hour conditions from LOS F to E. The impact would be significant and unavoidable because an acceptable LOS D would not be achieved.

The modification under Mitigation Measure 3.14-3(e) would improve operations at the South Prairie Avenue/Pincay Drive intersection from LOS E (with project) to C (with project and mitigation) during the weekday pre-event peak hour, thereby mitigating this impact to less than significant.

The Proposed Project site plan would provide sufficient area to allow for widening Prairie Avenue to provide a northbound right-turn lane. However, it would cause the sidewalk along the east side of Prairie Avenue between the plaza entry/exit and Century Boulevard to be reduced from 20 to 8 feet in width. This is considered a potentially significant secondary impact because it could cause post-event pedestrian flows to exceed the sidewalk capacity (thereby resulting in walking in the street). In response to this potential condition, the Event TMP (Mitigation Measure 3.14-2(a)) includes post-event pedestrian wayfinding guidance, which if followed, would result in the majority of post-event attendees using the primary plaza exit to access the east leg crosswalk at the Prairie Avenue/Century Boulevard intersection, thereby limiting flows on this sidewalk to match its available width. With Mitigation Measure 3.14-3(f) in place, operations at the Prairie Avenue/Century Boulevard intersection would remain at LOS F (with similar delay levels to ‘without mitigation’) conditions. The impact would be significant and unavoidable because an acceptable LOS D would not be achieved. Other mitigation measures, such as adding a second northbound and southbound left-turn lane were also considered, but found not to be feasible due to lack of roadway width and developed or developing properties on all quadrants of the intersection.

Mitigation Measure 3.14-3(g), if implemented, would improve operations at the I-105 Off-Ramp/South Prairie Avenue intersection from LOS F (with project) to D (with project and mitigation) during the weekday post-event peak hour, thereby mitigating this portion of the impact to less than significant. However, operations would not be restored to an acceptable LOS during the weekday pre-event peak hour. The City finds that Caltrans can and should authorize this improvement. (CEQA Guidelines, § 15091(a)(2).) Since the improvement involves another jurisdiction in addition to the City of Inglewood, however, its implementation cannot be guaranteed and the impact is considered to be significant and unavoidable.

Mitigation Measure 3.14-3(h), if implemented, would improve operations at the I-105 Westbound Off-Ramp/Crenshaw Boulevard intersection from LOS E (with project) to D (with project and mitigation) during the weekday and weekend pre-event peak hours, thereby mitigating this impact to less than significant. The City finds that Caltrans and the City of Hawthorne can and should authorize this
improvement. (CEQA Guidelines, § 15091(a)(2).) Since the improvement involves other jurisdictions beyond the City of Inglewood, however, its implementation cannot be guaranteed and the impact is considered to be significant and unavoidable.

Mitigation Measure 3.14-3(i), if implemented and in conjunction with Mitigation Measure 3.14-3(a), would improve operations at the Crenshaw Boulevard/120th Street intersection from LOS F (with project) to B (with project and mitigation) during the weekday post-event peak hour, thereby mitigating this impact to less than significant. The City finds that the City of Hawthorne can and should authorize this improvement. (CEQA Guidelines, § 15091(a)(2).) Since the improvement involves another jurisdiction beyond the City of Inglewood, however, its implementation cannot be guaranteed and the impact is considered to be significant and unavoidable.

Mitigation Measure 3.14-3(j), if implemented, would improve operations at the La Cienega Boulevard/Centinela Avenue intersection under with project conditions to a V/C ratio the same as or better than the no project condition under during all three analysis periods, thereby mitigating the impact to less than significant. The City finds that LADOT can and should authorize this improvement. (CEQA Guidelines, § 15091(a)(2).) Since the improvement involves another jurisdiction in addition to the City of Inglewood, however, its implementation cannot be guaranteed and the impact is considered to be significant and unavoidable.

Mitigation Measure 3.14-3(k), which would consist primarily of restriping and not require right-of-way acquisition, would improve operations at the La Brea Avenue/Centinela Avenue intersection from LOS E (with project) to D (with project and mitigation) during the weekday pre-event peak hour, thereby mitigating this impact to less than significant.

Mitigation Measure 3.14-3(l) would reduce the severity of LOS F operations at South Prairie Avenue at West 104th Street compared to with project conditions for weekday and weekend pre-event conditions, but maintain LOS F during both periods. Operations would remain at LOS E during the weekday post-event peak hour. The impact would be significant and unavoidable during the weekday pre-event, weekday post-event, and weekend pre-event peak hours because operations would not improve to an acceptable LOS D or better.

Mitigation Measure 3.14-3(m) would reduce the severity of LOS F operations at the West 104th Street/Yukon Avenue intersection compared to with project conditions during the weekday pre-event peak hour, though operations would remain at LOS F. The impact would be significant and unavoidable during the weekday pre-event peak hour.

Mitigation Measure 3.14-3(n) would improve operations at Manchester Boulevard/Crenshaw Boulevard from LOS F (with project) to E (with project and mitigation) during the weekday pre-event peak hour, thereby mitigating this impact to less than significant (because operations would be at LOS F under no project conditions). This modification improves operations from LOS E (with project) to C (with project and mitigation) during the weekend pre-event peak hour, thereby mitigating this impact to less than significant. The City finds that Caltrans and the City of Hawthorne can and should authorize this improvement. (CEQA Guidelines, § 15091(a)(2).)

Mitigation Measure 3.14-3(o) would reduce impacts or the severity of impacts at intersections along key corridors throughout the study area, including in some cases intersections near the Proposed Project. However, in some cases improving traffic flow at one or more intersections may degrade operations at others by relieving an upstream bottleneck, thus permitting more traffic to flow through downstream intersections. This, in turn, would contribute to secondary significant impacts described below.
Under Mitigation Measure 3.14-3(p), the ITS improvements focus on intersections on certain key corridors potentially affected by the Proposed Project. Figure 3.14-17 and the Event TMP (see Appendix K.4) indicate that there are several ‘arterial-to-arterial’ impacted intersections that do not have a recommended physical improvement nor an active traffic management component. Two examples are the Manchester Boulevard/South Prairie Avenue and Crenshaw Boulevard/West Century Boulevard intersections. At the Manchester Boulevard/South Prairie Avenue intersection, operation of the intersection with officers along with a modified set of lane assignments (to facilitate travel toward the Proposed Project) was tested using microsimulation, but found not to be effective. Hence, it is not included as part of the coordinated/optimized South Prairie Avenue corridor signal timing plan. At the Crenshaw Boulevard/West Century Boulevard intersection, the recently constructed improvements were reviewed and no further capacity increases were deemed feasible. Similar reviews were conducted of other intersections featuring significant impacts.

The combined effectiveness of the above mitigation measures is displayed on Table 3.14-60, on pages 3.14-220 through 3.14-236 of the EIR. Based on network-level microsimulation analysis, under major event conditions, the mitigations at major bottlenecks often result in increased traffic flow at adjacent and/or downstream intersections. Improving the flow at major bottleneck locations, although desirable, can cause secondary, significant impacts. The following describes their effectiveness during each peak hour.

**Weekday Pre-Event Peak Hour**

Of the 42 significant intersection impacts, the above mitigation measures would cause 15 to become less than significant. In some cases, these mitigation measures improved traffic flow at one or more intersections, which resulted in degraded operations at others by relieving an upstream bottleneck or causing queues to spillback to a nearby intersection, worsening its operations. This occurred at six such intersections. Those locations are identified in Table 3.14-60 showing their results being shaded for the ‘with mitigation’ scenario, but not shaded for the ‘plus project’ scenario. Opportunities for physical or further operational/signal timing improvements at these locations were investigated, but no feasible mitigations were identified. The average percent demand served at the 68 intersections analyzed using microsimulation increased from 85 percent (without mitigation) to 90 percent with the recommended mitigation measures in place.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

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4 “Average percent demand served” by the entire simulation network is a metric which quantifies the extent to which the entire hourly travel demand for a given intersection is able to be served within that hour. Under congested conditions, bottlenecks form in the system which can cause traffic not to be able to reach downstream intersections, or can cause blockages of upstream intersections by queued vehicles at the bottleneck. When the percent demand served falls well below 100 percent (e.g., to 75 to 85 percent for a large network such as this), the likelihood of ‘peak hour spreading’ (i.e., multiple hours of congestion) increases.

**Mitigation Measure 3.14-4(a)**: Implement Neighborhood Traffic Management Plan component of Event TMP, which is contained in Mitigation Measure 3.14-2(a).

**Mitigation Measure 3.14-4(b)**: Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).

**Basis for Finding**: The Event TMP, which can be found in Appendix K.4 of this EIR, includes a chapter on neighborhood traffic protection including the need for the project applicant to develop and implement a Neighborhood Traffic Management Plan (NTMP). The NTMP would cover the area bounded by Hawthorne Boulevard, Hardy Boulevard, Crenshaw Boulevard, and Imperial Highway (excluding the Hollywood Park Specific Plan area). It outlines the process by which the applicant and City would engage neighborhood groups, businesses, and stakeholders to develop a plan that has broad consensus and protects the neighborhood from unwanted traffic intrusion during events at the Proposed Project. It was not possible for the Draft EIR to identify a solution with broad consensus among stakeholders that would fully address and mitigate the traffic levels expected on the impacted streets. Such an effort would require extensive public outreach, as well as detailed study of how various measures could be implemented to reduce volumes on street segments identified as having significant street impacts without causing additional impacts on nearby streets. The NTMP lays out the process to be undertaken to complete this assessment.

At this time, the effectiveness of the NTMP toward reducing traffic levels on impacted neighborhood streets to acceptable thresholds cannot be guaranteed. Although implementation of the TDM Program may reduce vehicle trips, the precise degree of trip reduction cannot be precisely quantified to determine whether an impact could be avoided at any potentially impacted neighborhood street. Therefore, this impact is considered significant and unavoidable. However, the Event TMP includes a performance standard that requires reducing traffic volumes on local and collector street segments identified in the Draft EIR as having a significant impact without causing a significant impact on other local and collector street segments and discouraging and reducing event-related cut-through traffic while maintaining access for residents and their guests.

**Finding**: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

5. **Impact 3.14-5**: Daytime events at the Proposed Project Arena would cause significant impacts on neighborhood streets under Adjusted Baseline conditions. (Refer to pages 3.14-238 through 3.14-239 of the Draft EIR.)

**Mitigation Measure 3.14-5**: Implement Mitigation Measure 3.14-2(a) (Implement Event TMP).

**Basis for Finding**: The Event TMP, which can be found in Appendix K.4 of the EIR, includes a chapter on neighborhood traffic protection including the need for the project applicant to develop and implement a NTMP. At this time, the effectiveness of the NTMP element of the TMP toward reducing traffic levels
on impacted neighborhood streets to acceptable thresholds cannot be guaranteed. However, the Event TMP includes a performance standard that requires reducing traffic volumes on local and collector street segments identified in the EIR as having a significant impact without causing a significant impact on other local and collector street segments and discouraging and reducing event-related cut-through traffic while maintaining access for residents and their guests.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


Basis for Finding: The Event TMP, which can be found in Appendix K.4 of the EIR, includes a chapter on neighborhood traffic protection including the need for the project applicant to develop and implement a NTMP. At this time, the effectiveness of the NTMP element of the TMP toward reducing traffic levels on impacted neighborhood streets to acceptable thresholds cannot be guaranteed. Therefore, this impact is considered significant and unavoidable. However, the Event TMP includes a performance standard that requires reducing traffic volumes on local and collector street segments identified in the EIR as having a significant impact without causing a significant impact on other local and collector street segments and discouraging and reducing event-related cut-through traffic while maintaining access for residents and their guests.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


Mitigation Measure 3.14-8 (a): Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b).

Mitigation Measure 3.14-8 (b): The project applicant shall provide a one-time contribution of $1,500,000 to Caltrans towards implementation of the following traffic management system improvements along the I-105 corridor:
a) Changeable message sign (CMS) on the eastbound I-105 between the I-405 connector ramp and the eastbound South Prairie Avenue off-ramp.
b) CMS on the westbound I-105 between Vermont Avenue and the westbound Crenshaw Boulevard off-ramp.
c) Closed circuit television cameras on the westbound Crenshaw Boulevard off-ramp, the South Prairie Avenue off-ramp, the westbound Hawthorne Boulevard off-ramp, and the eastbound 120th Street off-ramp to I-105.

**Basis for Finding:** The freeway component impacts are considered to be significant and unavoidable despite the presence of the above mitigation measures. Implementation of these measures would not guarantee that operations at each impacted component would be restored to ‘no project’ levels. Freeway off-ramp queuing under this scenario would be less than significant and require no mitigation.

**Finding:** The City finds that Caltrans can and should accept this contribution towards the implementation of Caltrans’ TMS improvements along the I-105 corridor. (CEQA Guidelines, § 15091(a)(2).) The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

8. **Impact 3.14-9:** Major events at the Proposed Project Arena would cause significant impacts on freeway facilities under Adjusted Baseline conditions. (Refer to pages 3.14-242 through 3.14-244 of the Draft EIR.)

**Mitigation Measure 3.14-9(a):** Implement mitigation measure 3.14-3(h) ([I-105 Westbound Off-ramp Widening at Crenshaw Boulevard]).

**Mitigation Measure 3.14-9(b):** Implement Mitigation Measure 3.14-3(c) (Restripe I-405 NB Off-Ramp at West Century Boulevard).

**Mitigation Measure 3.14-9(c):** Implement Mitigation Measure 3.14-3(o) (Retime and optimize traffic signals on Inglewood streets).

**Mitigation Measure 3.14-9(d):** Implement Mitigation Measure 3.14-3(g) ([I-105 Off-ramp Widening at South Prairie Avenue]).

**Mitigation Measure 3.14-9(e):** Implement Mitigation Measure 3.14-2(a) (Implement Event TMP).

**Mitigation Measure 3.14-9(f):** Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b).

**Mitigation Measure 3.14-9(g):** Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor).

**Basis for Finding:** The combined effect of the above mitigation measures would be improved operations of streets in the vicinity of the Proposed Project, which would result in less overall delay and vehicle queuing. Additionally, widening and/or lane reassignments on each of the impacted off-ramps would
improve their capacity and ability to store vehicles. The following describes how impacted off-ramps would be improved (for the more critical weekday pre-event peak hour):

At the I-405 Northbound off-ramp at West Century Boulevard, the maximum vehicle queue would be reduced from an estimated 4,075 feet (without mitigation) to 2,325 feet with mitigation, which is less than the applicable 3,600-foot storage. Thus, storage would be adequate with mitigation.

At the I-105 Westbound off-ramp at Crenshaw Boulevard, the maximum vehicle queue would be reduced from an estimated 5,465 feet (without mitigation) to 3,194 feet with mitigation, which is less than the applicable 4,065-foot storage. Thus, storage would be adequate with mitigation.

The surface street improvements and traffic management strategies would result in a small decrease in the maximum queue at the I-405 southbound off-ramps onto La Cienega Boulevard. However, the more southerly ramp (south of West Century Boulevard) would continue to exceed the applicable storage threshold.

If implemented, these measures would reduce the off-ramp queues to within the applicable ramp storage threshold at two of the three impacted off-ramps during the weekday and weekend pre-event peak hours. However, the maximum queue at the I-405 southbound off-ramp onto La Cienega (south of West Century Boulevard) would continue to exceed the applicable storage threshold. These improvements are subject to approval by Caltrans. The City finds that Caltrans can and should authorize this improvement. (CEQA Guidelines, § 15091(a)(2).) Because their implementation cannot be guaranteed, however, the freeway component impacts are considered to be significant and unavoidable.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

9. **Impact 3.14-10:** Certain components of the Proposed Project would generate VMT in excess of applicable thresholds. (Refer to pages 3.14-244 through 3.14-245 of the Draft EIR.)

**Mitigation Measure 3.14-10(a):** Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b).

**Mitigation Measure 3.14-10(b):** The project applicant shall operate a shuttle to transport hotel guests between the hotel and Los Angeles International Airport, if warranted by demand.

**Basis for Finding:** As the significance thresholds for events, the hotel, and the regional retail use is any net increase in VMT, these measures would reduce the magnitude of the impacts on VMT but would not reduce them to less than significant. The Proposed Project impacts on VMT would be significant and unavoidable.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.
To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

10. Impact 3.14-11: Operation of the Proposed Project would adversely affect public transit operations or fail to adequately provide access to transit under Adjusted Baseline conditions. (Refer to pages 3.14-245 through 3.14-247 of the Draft EIR.)


Mitigation Measure 3.14-11(b): Implement Mitigation Measure 3.14-3(f), to extend the proposed shuttle bus pull-out on the east side of South Prairie Avenue to the South Prairie Avenue/West Century Boulevard intersection.

Basis for Finding: Implementation of Mitigation Measure 3.14-11(a) is expected to improve traffic operations in the study area surrounding the Proposed Project, which would thereby reduce congestion on South Prairie Avenue and West Century Boulevard affecting public bus operations and congestion on South Prairie Avenue that could block ingress or egress from the turnout. Moreover, implementation of the Event TMP would require that the Arena operator to provide sufficient shuttles to ensure that there is successful and convenient connectivity with short wait times to light rail stations such that peak wait times before or after major events does not exceed 15 minutes. As such, implementation of Mitigation Measure 3.14-11(a), the Event TMP, would reduce transit impacts associated with public bus operations and attendees using shuttles to access light rail.

Mitigation Measure 3.14-11(b) would provide additional load/unload area for shuttles and would also allow for the lane to serve as a bus queue jumper (operated by traffic control officers) at the South Prairie Avenue/West Century Boulevard intersection during the pre-event and post-event period.

Since these mitigation measures would reduce but not eliminate project impacts on traffic operational conditions, the impacts on public bus operations are considered significant and unavoidable. Implementation of Mitigation Measure 3.14-11(b), when paired with implementation of Mitigation Measure 3.14-11(a) the Event TMP, would reduce transit impacts associated with attendees using shuttles to access light rail to less than significant.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

Mitigation Measure 3.14-15: Before issuance of grading permits for any phase of the Project, the project applicant shall prepare a detailed Construction Traffic Management Plan that will be subject to review and approval by the City Department of Public Works, in consultation with affected transit providers and local emergency service providers. The plan shall ensure that acceptable operating conditions on local roadways are maintained. At a minimum, the plan shall include:

a) Identification of haul routes and truck circulation patterns; not permitting trucks to travel on residential streets.

b) Time of day of arrival and departure of trucks.

c) Limitations on the size and type of trucks; provision of a staging area with a limitation on the number of trucks that can be waiting; not permitting trucks to park or stage on residential streets.

d) Preparation of worksite traffic control plan(s) for lane and/or sidewalk closures.

e) Identification of detour routes and signing plan for street/lane closures.

f) Provision of driveway access plan so that safe vehicular, pedestrian, and bicycle movements are maintained (e.g., steel plates, minimum distances of open trenches, and private vehicle pick up and drop off areas).

g) Maintain safe and efficient access routes for emergency vehicles and transit.

h) Manual traffic control when necessary.

i) Provisions for pedestrian and bicycle safety.

j) Identification of locations for construction worker parking; not permitting construction worker parking on residential streets.

k) Strategies to reduce the proportion of employee and delivery trips made during weekday AM and PM peak hours through employee shift and construction material delivery scheduling.

l) Strategies to be undertaken (e.g., alternate routing/parking of employees and deliveries, etc.) to reduce the adverse effects during events at The Forum or NFL Stadium of construction-related closures of travel lanes along the project frontage.

Basis for Finding: The implementation of the above mitigation measure would reduce the significance of this impact, but not to a less-than-significant level. Lane closures at the South Prairie Avenue/West Century Boulevard intersection would cause temporary, but noticeable worsening of traffic conditions throughout construction. This impact is considered significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


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5 The project applicant shall coordinate with Metro Bus Operations Control Special Events Coordinator at 213-922-4632 and Metro’s Stops and Zones Department at 213-922-5190 not later than 30 days before the start of Project construction. Other municipal bus services may also be impacted and shall be included in construction outreach efforts.)
Mitigation Measure 3.14-16(a): Implement Mitigation Measure 3.14-1(a) (Elements of the TDM Program for daytime and non-event employees).

Mitigation Measure 3.14-16(b): Implement Mitigation Measure 3.14-3(f) (Implement northbound exclusive right-turn lane and overlap phase on South Prairie Avenue at West Century Boulevard).

Mitigation Measure 3.14-16(c): Implement Mitigation Measure 3.14-2(g) (I-105 Off-Ramp Widening at South Prairie Avenue).

Basis for Finding: The modification at the South Prairie Avenue/I-105 off-ramp/112th Street intersection, if implemented, would improve operations from LOS E (with project) to D (with project and mitigation) during the weekday PM peak hour, thereby mitigating this impact to less than significant. The City finds that Caltrans can and should authorize the improvement at the I-105 offramp. (CEQA Guidelines, § 15091(a)(2).) There are no assurances, however, that this improvement will be authorized. Since the improvement involves another jurisdiction in addition to the City of Inglewood, however, its implementation cannot be guaranteed and the impact is considered to be significant and unavoidable. The addition of a northbound left-turn lane at the South Prairie Avenue/West Century Boulevard intersection does not improve its operation during this time period, but does benefit operations during other time periods and scenarios.

The combined effectiveness of the above mitigation measures is displayed on Table 3.14-61, on page 3.14-256 of the EIR. Of the four significant intersection impacts identified, the above mitigation measures would cause one to become less than significant. None of the physical improvements described above would require additional right-of-way; however, some would require coordination with other responsible agencies. The City finds that Caltrans can and should authorize the improvement at the I-105 offramp. (CEQA Guidelines, § 15091(a)(2).) There are no assurances, however, that this improvement will be authorized. Thus, for the various reasons described here, these impacts are considered significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


Mitigation Measure 3.14-17(b): Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).

Mitigation Measure 3.14-17(c): Implement Mitigation Measure 3.14-2(c) (West Century Boulevard/La Cienega Boulevard Improvements).

Mitigation Measure 3.14-17(d): Implement Mitigation Measure 3.14-2(d) (West Century Boulevard/Hawthorne Boulevard/La Brea Boulevard Improvements).
Mitigation Measure 3.14-17(e): Implement Mitigation Measure 3.14-3(f) (South Prairie Avenue/West Century Boulevard Improvements).

Mitigation Measure 3.14-17(f): Implement Mitigation Measure 3.14-2(f) (West 104th Street/Yukon Avenue Improvements).

Mitigation Measure 3.14-17(g): Implement Mitigation Measure 3.14-2(g) (I-105 Off-ramp Widening at South Prairie Avenue).

Mitigation Measure 3.14-17(h): Implement Mitigation Measure 3.14-2(h) (Manchester Boulevard/La Brea Avenue Improvements).

Mitigation Measure 3.14-17(i): Implement Mitigation Measure 3.14-2(i) (Manchester Boulevard/Crenshaw Boulevard Avenue Improvements).


Mitigation Measure 3.14-17(k): Implement Mitigation Measure 3.14-2(k) (South Prairie Avenue/120th Street Improvements).


Mitigation Measure 3.14-17(m): Implement Mitigation Measure 3.14-2(m) (Provide TCOs on Crenshaw Boulevard at 120th Street during post-event period as part of Event TMP).

Mitigation Measure 3.14-17(n): Implement Mitigation Measure 3.14-2(n) (La Brea Avenue/Centinela Avenue Improvements).

Mitigation Measure 3.14-17(o): Implement Mitigation Measure 3.14-2(o) (Financial Contribution to City ITS Program).

Mitigation Measure 3.14-17(p): Implement Mitigation Measure 3.14-3(c) (I-405 NB Off-Ramp Restripe at West Century Boulevard).

Mitigation Measure 3.14-17(q): The project applicant shall restripe the northbound approach of Felton Avenue at West Century Boulevard from a single left-through-right lane to one left/through lane and one right-turn lane.

Basis for Finding: The combined effectiveness of the above mitigation measures is displayed on Table 3.14-62, on pages 3.14-261 through 3.14-264 of the EIR. Of the 17 significant intersection impacts identified during the weekday AM peak hour, the above mitigation measures would cause four to become less than significant. Of the 59 significant intersection impacts identified during the weekday PM peak hour, the above mitigation measures would cause five to become less than significant. The precise degree of effectiveness of proposed TDM strategies to shift the mode split away from driving and reduce the project’s vehicular trip generation is not known. Therefore, mitigation measure testing did not explicitly account for a certain amount of reduced vehicle travel due to TDM strategies. Mitigation measure testing also did not account for the beneficial effects of the TMP because the static intersection analysis methods do not allow for those operational benefits to be quantified. The Event TMP includes placement of TCOs
on South Prairie Avenue at the intersection with the West Garage driveway to better facilitate traffic flow. TCOs would facilitate right-turning traffic from West 102nd Street onto South Prairie Avenue. However, the above list of mitigation measures would reduce vehicle travel demand, accommodate the remaining travel demand in a more efficient manner, and provide physical improvements, where feasible, to add capacity to the roadway system. None of the physical improvements described above would require additional right-of-way; however, some would require coordination with other responsible agencies. The City finds that the other agencies (Caltrans, LADOT, City of Hawthorne) can and should authorize these improvements. (CEQA Guidelines, § 15091(a)(2).) There are no assurances, however, that these agencies would permit these improvements to be constructed. Thus, for the various reasons described here, these impacts are considered significant and unavoidable.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


**Mitigation Measure 3.14-18(a):** Implement Mitigation Measure 3.14-2(a) (Implement Event TMP).

**Mitigation Measure 3.14-18(b):** Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).

**Mitigation Measure 3.14-18(c):** Implement Mitigation Measure 3.14-3(c) (I-405 NB Off-Ramp Restripe at West Century Boulevard).

**Mitigation Measure 3.14-18(d):** Implement Mitigation Measure 3.14-2(d) (West Century Boulevard/Hawthorne Boulevard/La Brea Boulevard Improvements).

**Mitigation Measure 3.14-18(e):** Implement Mitigation Measure 3.14-3(e) (Protected or protected/permissive eastbound/westbound left turns at South Prairie Avenue/Pincay Drive).

**Mitigation Measure 3.14-18(f):** Implement Mitigation Measure 3.14-3(f) (Northbound Exclusive Right-turn Lane and TCO support at South Prairie Avenue/West Century Boulevard).

**Mitigation Measure 3.14-18(g):** Implement Mitigation Measure 3.14-2(g) (I-105 Off-Ramp Widening at South Prairie Avenue).


**Mitigation Measure 3.14-18(i):** Implement Mitigation Measure 3.14-2(l) (Crenshaw Boulevard/120th Street Improvements).

**Mitigation Measure 3.14-18(j):** Implement Mitigation Measure 3.14-3(j) (La Cienega Boulevard/Centinela Avenue Improvements).
Mitigation Measure 3.14-18(k): Implement Mitigation Measure 3.14-2(n) (La Brea Avenue/Centinela Avenue Improvements).

Mitigation Measure 3.14-18(l): Implement Mitigation Measure 3.14-3(l) (South Prairie Avenue/West 104th Street Improvements).

Mitigation Measure 3.14-18(m): Implement Mitigation Measure 3.14-2(e) (West 104th Street/Yukon Avenue Improvements).


Mitigation Measure 3.14-18(q): Implement Mitigation Measure 3.14-17(q) (Felton Avenue/West Century Boulevard Improvements).


Mitigation Measure 3.14-18(s): The project applicant shall make a one-time contribution of $280,000 to the LADOT to help fund and implement Intelligent Transportation Systems (ITS) improvements at intersections in which the Project causes a significant impact for which a specific mitigation that would reduce this impact to less than significant could not be identified. These 12 intersections are identified in Table 3.14-63 Cumulative plus Project (Major Event) with Mitigation Conditions and Table 3.14-99 Cumulative (with The Forum) plus Project (Major Event) with Mitigation Conditions.

- Concourse Way / West Century Boulevard
- Western Avenue / West Century Boulevard
- Vermont Avenue / West Century Boulevard
- Van Ness Avenue / Manchester Boulevard
- Western Avenue / Manchester Boulevard
- Normandie Avenue / Manchester Boulevard
- Vermont Avenue / Manchester Boulevard
- Hoover Avenue / Manchester Boulevard
- Figueroa Street / Manchester Boulevard
- I-110 Southbound On/Off-Ramps / Manchester Boulevard
- I-110 Northbound On/Off-Ramps / Manchester Boulevard
- Crenshaw Boulevard / Florence Avenue

Basis for Finding: The following subsection describes specifically how the Event TMP under Mitigation Measure 3.14-18(a) would modify lanes and operations under Cumulative conditions at the West Century Boulevard/I-405 northbound on-ramp and Hawthorne Boulevard/West Century Boulevard intersection. The Event TMP includes placement of TCOs and temporary lane changes through the use of cones during post-event conditions at West Century Boulevard at the I-405 northbound on-ramp from two through lanes and one shared through-right turn lane to two through lanes and one dedicated right turn lane. The
Event TMP includes placement of TCOs and temporary lane changes through the use of cones during pre-event conditions at the northbound approach of Hawthorne Boulevard to West Century Boulevard to 2 through lanes and 2 dedicated right-turn lanes.

Deployment of electronic CMS and/or blank-out signs (depending on location and the nature of the message) could be considered at these locations in lieu of TCOs. Experience from other venues has determined that it is preferable to evaluate the effectiveness of TCOs and special event staff deployment before deciding, in consultation with the City Traffic Engineer, whether permanent electronic signs would be effective and economical.

The combined effectiveness of the above mitigation measures is displayed on Table 3.14-63, on pages 2.14-272 through 2.14-288 of the Draft EIR. Based on network-level microsimulation analysis, under major event conditions, the mitigations at major bottlenecks often result in increased traffic flow at adjacent and/or downstream intersections. Improving the flow at major bottleneck locations, although desirable, can cause secondary, significant impacts. The following describes their combined effectiveness during each peak hour.

**Weekday Pre-Event Peak Hour**

Of the 61 significant intersection impacts, the above mitigation measures would cause ten to become less than significant. In some cases, these mitigation measures improved traffic flow at one or more intersections, which resulted in degraded operations at others by relieving an upstream bottleneck or causing queues to spillback to a nearby intersection, worsening its operations. This occurred at eight such intersections. Opportunities for physical or further operational/signal timing improvements at these locations were investigated, but no feasible mitigations were identified. The inability of the mitigation measures to materially improve traffic flow under Cumulative Plus Project conditions is evidenced by the percent demand served (averaged across all intersections) in the microsimulation remaining at 78 percent, without and with the recommended mitigations. The mitigation measures are less effective than under adjusted baseline conditions due to background traffic growth.

**Weekday Post-Event Peak Hour**

Of the 21 significant intersection impacts, the above mitigation measures would cause 13 to become less than significant. No intersections would experience a secondary, significant impact due to these mitigation measures. The average percent demand served at the intersections analyzed using microsimulation increased from 92 percent (Adjusted Baseline Plus Project without mitigation) to 98 percent with the recommended mitigation measures in place. The post-event mitigation measures proved much more effective than the pre-event mitigation measures because background traffic levels (upon which project trips would be added) are much lower after events versus prior to events.

**Weekend Pre-Event Peak Hour**

Of the 40 significant intersection impacts identified during the weekend pre-event peak hour, the above mitigation measures would cause six to become less than significant. These mitigation measures would cause an additional six intersections to become new secondary, significantly impacted locations. The average percent demand served at the intersections analyzed using microsimulation increased from 84 percent (Adjusted Baseline Plus Project without mitigation) to 87 percent with the recommended mitigation measures in place.

Mitigation measure testing did not consider the effect of TDM strategies on travel demand due to the uncertainty of precisely quantifying their beneficial effect during special events. However, the above list of mitigation measures would reduce vehicle travel demand, accommodate the remaining travel demand in a more efficient manner, and provide physical improvements, where feasible, to add capacity to the
roadway system. None of the physical improvements described above would require additional right-of-way; however, some would require coordination with other responsible agencies. The City finds that the other agencies (e.g., Caltrans) can and should authorize these improvements. (CEQA Guidelines, § 15091(a)(2).) The City also finds that LADOT can and should use the applicant’s contribution to LADOT’s ITS system to improve the operation of that system. (CEQA Guidelines, § 15091(a)(2).) There are no assurances, however, that these agencies would permit these improvements to be constructed. Thus, for the various reasons described here, these impacts are considered significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


Basis for Finding: At this time, the effectiveness of the NTMP toward reducing traffic levels on impacted neighborhood streets to acceptable thresholds cannot be guaranteed. Therefore, this impact is considered significant and unavoidable. However, the Event TMP includes a performance standard that requires reducing traffic volumes on local and collector street segments identified in the EIR as having a significant impact without causing a significant impact on other local and collector street segments and discouraging and reducing event-related cut-through traffic while maintaining access for residents and their guests.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


Basis for Finding: The Event TMP, which can be found in Appendix K.4, includes a chapter on neighborhood traffic protection including the need for the project applicant to develop and implement a
NTMP. At this time, the effectiveness of the NTMP toward reducing traffic levels on impacted neighborhood streets to acceptable thresholds cannot be guaranteed. Therefore, this impact is considered significant and unavoidable. However, the Event TMP includes a performance standard that requires reducing traffic volumes on local and collector street segments identified in the EIR as having a significant impact without causing a significant impact on other local and collector street segments and discouraging and reducing event-related cut-through traffic while maintaining access for residents and their guests.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


**Mitigation Measure 3.14-21:** Implement Mitigation Measure 3.14-2(a) (Implement Event TMP).

**Basis for Finding:** The Event TMP, which can be found in Appendix K.4, includes a chapter on neighborhood traffic protection including the need for the project applicant to develop and implement a NTMP. At this time, the effectiveness of the NTMP toward reducing traffic levels on impacted neighborhood streets to acceptable thresholds cannot be guaranteed. Therefore, this impact is considered significant and unavoidable. However, the Event TMP includes a performance standard that requires reducing traffic volumes on local and collector street segments identified in the EIR as having a significant impact without causing a significant impact on other local and collector street segments and discouraging and reducing event-related cut-through traffic while maintaining access for residents and their guests.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


**Mitigation Measure 3.14-23(a):** Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b).

**Mitigation Measure 3.14-23(b):** Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor).
**Basis for Finding:** The freeway component impacts are considered to be significant and unavoidable despite the presence of the above mitigation measures. The City finds that Caltrans can and should implement traffic management system improvements along the I-105 corridor, as identified under Mitigation Measure 3.14-8(b). (CEQA Guidelines, § 15091(a)(2).) Implementation of these measures cannot be assured. Moreover, these improvements would not guarantee that operations at each impacted component would be restored to ‘no project’ levels.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

19. **Impact 3.14-24:** Major events at the Proposed Project Arena would cause significant impacts on freeway facilities under cumulative conditions. (Refer to pages 3.14-293 through 3.14-295 of the Draft EIR.)

**Mitigation Measure 3.14-24(a):** Implement mitigation measure 3.14-3(h) (I-105 Westbound Off-ramp Widening at Crenshaw Boulevard).

**Mitigation Measure 3.14-24(b):** Implement Mitigation Measure 3.14-3(c) (Restripe I-405 NB Off-Ramp at West Century Boulevard).

**Mitigation Measure 3.14-24(c):** Implement Mitigation Measure 3.14-3(o) (Retime and optimize traffic signals on Inglewood streets).

**Mitigation Measure 3.14-24(d):** Implement Mitigation Measure 3.14-3(g) (I-105 Off-ramp Widening at South Prairie Avenue).

**Mitigation Measure 3.14-24(e):** Implement Mitigation Measure 3.14-2(a) (Implement Event TMP).

**Mitigation Measure 3.14-24(f):** Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b)

**Mitigation Measure 3.14-24(g):** Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor).

**Mitigation Measure 3.14-24(h):** The project applicant shall provide a one-time contribution of $1,524,900 which represents a fair share contribution of funds towards Caltrans’ I-405 Active Traffic Management (ATM)/Corridor Management (CM) project.

**Basis for Finding:** The combined effect of the above mitigation measures would be improved operations of streets in the vicinity of the Proposed Project, which would result in less overall delay and vehicle queuing. Additionally, widening and/or lane reassignments on each of the impacted off-ramps would improve their capacity and ability to store vehicles. The following describes how impacted off-ramps would be improved for the more critical weekday (versus weekend) pre-event peak hour:
• At the I-105 off-ramp at South Prairie Avenue, the maximum vehicle queue would be reduced from an estimated 9,150 feet (without mitigation) to 4,875 feet with mitigation, which is less than the applicable 8,720-foot storage. Thus, storage would be adequate with mitigation.

• At the I-105 Westbound off-ramp at Crenshaw Boulevard, the maximum vehicle queue would be reduced from an estimated 5,973 feet (without mitigation) to 3,671 feet with mitigation, which is less than the applicable 4,065-foot storage. Thus, storage would be adequate with mitigation.

• The surface street improvements and traffic management strategies would result in small decreases in the maximum queue at the I-405 northbound and southbound off-ramps at West Century Boulevard. However, the northbound off-ramp and the more southerly southbound off-ramp (south of West Century Boulevard) would continue to exceed the applicable storage threshold.

These mitigation measures, if implemented, would reduce two of the impacted off-ramp queues to within the available ramp storage during the weekday and weekend pre-event peak hours, thereby mitigating this impact to less than significant. However, the maximum queue at the I-405 northbound off-ramp onto West Century Boulevard and at the I-405 southbound off-ramp onto La Cienega (south of West Century Boulevard) would continue to exceed the applicable storage threshold. The City finds that the other agencies (e.g. Caltrans) can and should authorize these improvements. (CEQA Guidelines, § 15091(a)(2).) The City also finds that Caltrans can and should use the applicant’s contribution to the I-405 ATM system to improve the operation of that system. (CEQA Guidelines, § 15091(a)(2).) Because the improvements involve another jurisdiction in addition to the City of Inglewood, however, their implementation cannot be guaranteed and the impacts are considered to be significant and unavoidable. The freeway component impacts are considered significant and unavoidable because implementation of Mitigation Measures 3.14-24(g) and 3.14-24(h) would not guarantee that operations at each impacted component would be restored to “no project” levels.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

20. Impact 3.14-25: The Proposed Project would adversely affect public transit operations or fail to adequately provide access to transit under cumulative conditions. (Refer to pages 3.14-295 through 3.14-297 of the Draft EIR.)


Mitigation Measure 3.14-25(b): The project applicant shall implement Mitigation Measure 3.14-11(b) to lengthen the proposed shuttle pull-out.

Basis for Finding: Implementation of Mitigation Measure 3.14-25(a) is expected to improve traffic operations in the study area surrounding the Proposed Project, which would thereby reduce congestion on South Prairie Avenue and West Century Boulevard affecting public bus operations and would reduce congestion on South Prairie Avenue that could block ingress or egress from the turnout. Moreover, implementation of the Event TMP would require that the Arena operator to provide sufficient shuttles to ensure that there is successful and convenient connectivity with short wait times to light rail stations such
that peak wait times before or after major events does not exceed 15 minutes. As such, implementation of Mitigation Measure 3.14-25(a) would reduce transit impacts associated with public bus operations and attendees using shuttles to access light rail.

Since these measures would reduce but not eliminate cumulative project impacts on traffic operational conditions, the impacts on public bus operations are considered significant and unavoidable. Mitigation measure 3.14-25(a) and 25(b) would reduce transit impacts associated with attendees using shuttles to access light rail under cumulative conditions to less than significant.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.


Basis for Finding: The implementation of the above mitigation measure would reduce the significance of this impact, but not to a less-than-significant level. Lane closures at the South Prairie Avenue/West Century Boulevard intersection would cause temporary, but noticeable worsening of traffic conditions throughout construction. This impact is considered significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

22. Impact 3.14-28: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts at intersections under Adjusted Baseline conditions. (Refer to pages 3.14-449 through 3.14-477 of the Draft EIR.)


Mitigation Measure 3.14-28(c): On days with concurrent events at The Forum, the City shall coordinate the Event TMP with the operator of The Forum to expand traffic control officer coverage and implement temporary lane assignments through the use of cones as follows:

- At South Prairie Avenue and Arbor Vitae Street under pre-event conditions, through the use of cones and signs temporarily suspend curb parking to allow approximately 150’ eastbound right turn pocket. Lane widths may be reduced to approximately 11’ to accommodate the turn pocket. This modification reduces a bottleneck during the pre-event peak hour that affects upstream traffic.
- At Hawthorne Boulevard and West Century Boulevard, through the placement of a TCO and cones, temporarily reassign the northbound approach as 2 left turn lanes, 2 through lanes, and 2 right turn lanes, allowing a northbound right turn phase overlap with the westbound left turns.

Mitigation Measure 3.14-28(d): On days with concurrent events at the NFL Stadium, the City shall coordinate the Event TMP with the operator of the NFL Stadium Transportation Management and Operations Plan (TMOP).

Mitigation Measure 3.14-28(e): Implement Mitigation Measure 3.14-2(c) (West Century Boulevard/La Cienega Boulevard Improvements).

Mitigation Measure 3.14-28(f): The City of Inglewood shall require the NFL Stadium TMOP to incorporate special traffic management provisions to cover conditions during which attendees to an NFL football game would utilize parking within the Project garages.

Basis for Finding: Mitigation Measures 3.14-3(a) and 3.14-3(b) identified within Mitigation Measure 3.14-28(a) require implementation of the Event TMP and TDM program, respectively. Mitigation Measures 3.14-3(c) – (n) identified within Mitigation Measure 3.14-28(a) and 3.14-2(c) identified within Mitigation Measure 3.14-28(e) consist of physical and/or operational improvements at a variety of surface streets and freeway off-ramps significantly impacted by the Proposed Project. Mitigation Measure 3.14-3(o) requires coordination with the City to operate corridors with coordinated, special event signal timings.

Mitigation Measure 3.14-28(b) requires a contribution to the ITS Program; refer to Mitigation Measure 3.14-2(o) for details of the ITS Program. The financial contribution shall be available for ITS improvements at the following intersections and to the corridors where these intersections are located. The list below contains only those intersections that are significantly impacted (under either/both Adjusted Baseline or cumulative conditions) due to a Major Event at the Proposed Project operating concurrently with an event at The Forum (i.e., they are not listed in Mitigation Measure 3.14-2(o)).

- Hillcrest Boulevard/Florence Avenue
- Arbor Vitae Street/La Brea Avenue
- West Century Boulevard/Van Ness Avenue
- Yukon Avenue/Imperial Highway
- Crenshaw Boulevard/Manchester Boulevard

The modifications included in Mitigation Measure 3.14-28(c) would improve operations throughout the network, particularly along South Prairie Avenue and West Century Boulevard approaching the Project Site and The Forum. The ability to implement these measures would depend, in part, on The Forum venue operator’s willingness to share information with the Project operator. In March 2020, press reports announced that a company affiliated with the project applicant reached agreement with the Madison Square Garden Company (MSG) to acquire The Forum, which may allow for better information sharing and coordination on event scheduling at the two venues.
Mitigation Measure 3.14-28(d) requires the City to coordinate with operators of the NFL Stadium TMOP and the Event TMP on days with concurrent events at each venue. This would allow each plan to operate more efficiently and in coordination with each other.

Mitigation Measure 3.14-28(f) requires the City to ensure that the NFL Stadium TMOP operator conducts traffic management at Proposed Project garages in a manner generally consistent with the Event TMP for conditions in which NFL football game attendees park in these garages, and the Proposed Arena is otherwise not utilized.

The combined effectiveness of the above mitigation measures is displayed on Table 3.14-98, on pages 3.14-462 through 3.14-477 of the EIR, for Scenario 1 (with The Forum). Based on network-level microsimulation analysis, under major event conditions, the mitigations at major bottlenecks often result in increased traffic flow at adjacent and/or downstream intersections. Improving the flow at major bottleneck locations, although desirable, can cause secondary, significant impacts. The following describes their effectiveness during each peak hour.

**Weekday Pre-Event Peak Hour**

Of the 61 significant intersection impacts, the above mitigation measures would cause 15 to become less than significant. These mitigation measures would not cause any otherwise not significantly impacted intersections to become a secondary, significant impact. The average percent demand served at the intersections analyzed using microsimulation increased from 58 percent (Adjusted Baseline (With The Forum) Plus Project without mitigation) to 71 percent with the recommended mitigation measures in place.

**Weekday Post-Event Peak Hour**

Of the 45 significant intersection impacts, the above mitigation measures would cause ten to become less than significant. These mitigation measures would cause an additional three intersections to become new secondary, significantly impacted locations. Opportunities for physical or further operational/signal timing improvements at these locations were investigated, but no feasible mitigations were identified. The average percent demand served at the intersections analyzed using microsimulation increased from 65 percent (Adjusted Baseline (With The Forum) Plus Project without mitigation) to 69 percent with the recommended mitigation measures in place.

**Weekend Pre-Event Peak Hour**

Of the 41 significant intersection impacts identified during the weekend pre-event peak hour, the above mitigation measures would cause 15 to become less than significant. These mitigation measures would cause an additional three intersections to become new secondary, significantly impacted locations. The average percent demand served at the intersections analyzed using microsimulation increased from 79 percent (Adjusted Baseline (With The Forum) Plus Project without mitigation) to 85 percent with the recommended mitigation measures in place.

The precise degree of effectiveness of proposed TDM strategies to shift the mode split away from driving and reduce the project’s vehicular trip generation is not known. Therefore, mitigation measure testing did not explicitly account for a certain amount of reduced vehicle travel due to TDM strategies. The above list of mitigation measures would reduce vehicle travel demand, accommodate the remaining travel demand in a more efficient manner, and provide physical improvements, where feasible, to add capacity to the roadway system. None of the physical improvements described above would require additional right-of-way. Some of these improvements fall within the jurisdiction of an agency other than the City. The City finds that the other agencies (e.g. Caltrans) can and should authorize these improvements. (CEQA Guidelines, § 15091(a)(2).) There are no assurances, however, that these agencies would permit these
improvements to be constructed. Thus, for the various reasons described here, these impacts are considered significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

23. Impact 3.14-29: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts on freeway facilities under Adjusted Baseline conditions. (Refer to pages 3.14-478 through 3.14-480 of the Draft EIR.)


Mitigation Measure 3.14-29(b): Implement Mitigation Measure 3.14-3(c) (Restripe I-405 NB Off-Ramp at West Century Boulevard).

Mitigation Measure 3.14-29(c): Implement Mitigation Measure 3.14-3(o) (Retime and optimize traffic signals on Inglewood streets).

Mitigation Measure 3.14-29(d): Implement Mitigation Measure 3.14-3(g) (I-105 Off-ramp Widening at South Prairie Avenue).


Mitigation Measure 3.14-29(f): Implement the trip reduction measures included in the Project Transportation Demand Management Program described in Mitigation Measure 3.14-2(b).

Mitigation Measure 3.14-29(g): Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor).

Basis of Finding: The combined effect of the above mitigation measures would be improved operations of streets in the vicinity of the Proposed Project, which would result in less overall delay and vehicle queuing. Additionally, widening and/or lane reassignments on several of the impacted off-ramps would improve their capacity and ability to store vehicles. The following describes how impacted off-ramps would be improved in concurrent Scenario 1 (with The Forum) (for the more critical weekday pre-event peak hour):

- At the I-105 off-ramp at South Prairie Avenue, the maximum vehicle queue would be reduced from an estimated 9,175 feet (without mitigation) to 7,700 feet with mitigation, which is less than the applicable 8,720-foot storage. Thus, storage would be adequate with mitigation.
- At the I-105 Westbound off-ramp at Crenshaw Boulevard, the maximum vehicle queue would be reduced from an estimated 6,247 feet (without mitigation) to 3,585 feet with mitigation, which is less than the applicable 4,065-foot storage. Thus, storage would be adequate with mitigation.
The surface street improvements and traffic management strategies would result in small decreases in the maximum queue at the I-405 northbound and southbound off-ramps at West Century Boulevard. However, the northbound off-ramp and the more southerly southbound off-ramp (south of West Century Boulevard) would continue to exceed the applicable storage threshold.

These mitigation measures, if implemented, would reduce two of the impacted off-ramp queues to within the available ramp storage during the weekday and weekend pre-event peak hours under concurrent Scenario 1, thereby mitigating impacts at these off-ramps to less than significant. However, the maximum queue at the I-405 northbound off-ramp onto West Century Boulevard and at the I-405 southbound off-ramp onto La Cienega (south of West Century Boulevard) would continue to exceed the applicable storage threshold. Some of these improvements fall within the jurisdiction of an agency other than the City. The City finds that the other agencies (e.g. Caltrans) can and should authorize these improvements. (CEQA Guidelines, § 15091(a)(2).) There are no assurances, however, that their implementation would be guaranteed and the impacts are considered to be significant and unavoidable.

The queue impacts on the two off-ramps identified above under the other concurrent event scenarios and the freeway segment impacts are considered significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

24. Impact 3.14-30: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would adversely affect public transit operations or fail to adequately provide access to transit under Adjusted Baseline conditions. (Refer to pages 3.14-480 through 3.14-482 of the Draft EIR.)


Mitigation Measure 3.14-30(b): The project applicant shall implement Mitigation Measures 3.14-11(b) to lengthen the proposed shuttle pull-out.

Mitigation Measure 3.14-30(c): The project applicant shall coordinate with the City and NFL Stadium operator prior to concurrent events to develop a mutually acceptable strategy for accommodating shuttles buses that would transport Project Major Event attendees to/from remote parking locations.

Basis for Finding: Mitigation Measure 3.14-30(b) would provide additional load/unload area for shuttles and would also allow for the lane to serve as a bus queue jumper (operated by traffic control officers) at the South Prairie Avenue/West Century Boulevard intersection during the pre-event and post-event period. Moreover, implementation of the Event TMP would require that the Proposed Project to provide sufficient shuttles to ensure that there is successful and convenient connectivity with short wait times to light rail stations such that peak wait times before or after major events does not exceed 15 minutes. As such, implementation of Mitigation Measures 3.14-30(a) and 3.14-30(b) would reduce transit impacts associated with attendees using shuttles to access light rail under a concurrent event scenario.
Mitigation Measure 3.14-30(c) requires coordination with the City and the NFL Stadium operator to develop a strategy for accommodating the shuttle buses required to transport Project Major Event attendees to/from remote parking locations when there is a concurrent event at the Stadium. The draft TMP does not prescribe precisely how many buses should drop-off/pick-up attendees or employees at specific locations for several reasons. First, these types of overlapping events would be rare and will include unique types of artists/attractons, which could influence event start/end times and desire for off-site parking. Real-time planning for such conditions should occur. Second, observions of operating conditions at the NFL Stadium and IBEC will be valuable in understanding where such pick-up/drop-off locations make the most sense (e.g., where can buses most directly access curb space, where are pedestrian areas most accommodating, which areas have reduced travel times to enter/exit, etc.).

Implementation of these mitigation measures would reduce but not eliminate project impacts on traffic operational conditions; as such, the impacts on public bus operations are considered during concurrent events are considered significant and unavoidable. During a concurrent event with the NFL Stadium, project impacts on access to transit are considered significant and unavoidable because a plan has not been prepared to adequately accommodate shuttle bus loadings for each venue. In addition, some of these improvements identified above fall within the jurisdiction of an agency other than the City. The City finds that the other agencies (e.g. Caltrans) can and should authorize these improvements. (CEQA Guidelines, § 15091(a)(2).) There are no assurances, however, that their implementation would be guaranteed and the impacts are considered to be significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

25. Impact 3.14-31: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would result in inadequate emergency access under Adjusted Baseline conditions. (Refer to page 3.14-482 of the Draft EIR.)


Basis for Finding: On the infrequent days when there would be overlapping or concurrent events at the Proposed Project, the NFL Stadium, and/or The Forum, the congestion created would result in significant delays at multiple intersections along the key major corridors accessing the Project area, including West Century Boulevard, South Prairie Avenue, Crenshaw Avenue, Manchester Boulevard, and La Brea/Hawthorne Avenue. Concurrent major events at the Proposed Project and The Forum would cause four freeway offramps along the I-405 and I-105 corridors to experience excessive levels of vehicular queuing during pre-event conditions. Recommended mitigations would be able to reduce the amount of queuing below the applicable threshold at two of those ramps, though vehicle queues would remain lengthy and cause substantial delays to off-ramp traffic at all four locations. Because this scenario would result in increased travel times to exit the freeway and reach surface streets (and since alternative routes are equally congested), the impact on emergency access with concurrent major events is considered significant and unavoidable.
Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

26. Impact 3.14-32: The Proposed Project would substantially affect circulation for a substantial duration during construction during major events at The Forum and/or the NFL Stadium under Adjusted Baseline conditions. (Refer to page 3.14-483 of the Draft EIR.)


Basis for Finding: As described in Mitigation Measure 3.14-15, the Construction Traffic Management Plan includes strategies for reducing the adverse effects during events at The Forum or NFL Stadium of construction-related closures of travel lanes along the project frontage. The implementation of the above mitigation measure would reduce the significance of this impact, but not to a less-than-significant level. Lane closures at the South Prairie Avenue/West Century Boulevard intersection would cause temporary, but noticeable worsening of traffic conditions throughout construction, and particularly when events are held at The Forum or NFL Stadium. This impact is considered significant and unavoidable.

Finding: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

27. Impact 3.14-33: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts at intersections under cumulative conditions. (Refer to pages 3.14-483 through 3.14-485 of the Draft EIR.)


Mitigation Measure 3.14-33(b): Implement Mitigation Measure 3.14-28(b) (Additional TCO placement and temporary lane changes at select intersections).

Mitigation Measure 3.14-33(c): Implement Mitigation Measure 3.14-28(f) (City of Inglewood shall require the NFL Stadium TMOP to incorporate special traffic management provisions to cover conditions during which attendees to an NFL football game would utilize parking within the Project garages).

Basis for Finding: Mitigation Measures 3.14-33(a) and 3.14-33(b) require implementation of the Event TMP and TDM program, payment into the City’s ITS Program, and various physical and/or operational improvements at a variety of surface streets and freeway off-ramps significantly impacted by the Proposed Project.
Mitigation Measure 3.14-33(c) requires the City to coordinate with operators of the NFL Stadium TMOP and the Event TMP on days with concurrent events at each venue. This would allow each plan to operate more efficiently and in coordination with each other.

The combined effectiveness of the above mitigation measures is displayed on Table 3.14-99, on pages 4.14-495 through 4.14-510 of the EIR, for Scenario 1 (with The Forum). Based on network-level microsimulation analysis, under major event conditions, the mitigations at major bottlenecks often result in increased traffic flow at adjacent and/or downstream intersections. Improving the flow at major bottleneck locations, although desirable, can cause secondary, significant impacts. The following describes the effectiveness of the above mitigation measures during each peak hour.

**Weekday Pre-Event Peak Hour**

Of the 71 significant intersection impacts, the above mitigation measures would cause 16 to become less than significant. No intersections would experience a secondary, significant impact due to these mitigation measures. The average percent demand served at the intersections analyzed using microsimulation increased from 60 percent without mitigation to 65 percent with the recommended mitigation measures in place.

**Weekday Post-Event Peak Hour**

Of the 53 significant intersection impacts, the above mitigation measures would cause 14 to become less than significant. Two intersections would experience a secondary, significant impact due to these mitigation measures. The average percent demand served at the intersections analyzed using microsimulation increased from 61 percent without mitigation to 70 percent with the recommended mitigation measures in place.

**Weekend Pre-Event Peak Hour**

Of the 58 significant intersection impacts, the above mitigation measures would cause eight to become less than significant. These mitigation measures would cause one additional intersection to become new secondary, significantly impacted location. The average percent demand served at the intersections analyzed using microsimulation increased from 72 percent without mitigation to 78 percent with the recommended mitigation measures in place.

The precise degree of effectiveness of proposed TDM strategies to shift the mode split away from driving and reduce the project’s vehicular trip generation is not known. Therefore, mitigation measure testing did not explicitly account for a certain amount of reduced vehicle travel due to TDM strategies. The above list of mitigation measures would reduce vehicle travel demand, accommodate the remaining travel demand in a more efficient manner, and provide physical improvements, where feasible, to add capacity to the roadway system. None of the physical improvements described above would require additional right-of-way. Some of these improvements fall within the jurisdiction of an agency other than the City. The City finds that the other agencies (e.g. Caltrans) can and should authorize these improvements. (CEQA Guidelines, § 15091(a)(2).) There are no assurances, however, that their implementation would be guaranteed. Thus, for the various reasons described here, these impacts are considered significant and unavoidable.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other
considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

28. Impact 3.14-34: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts on freeway facilities under cumulative conditions. (Refer to pages 3.14-511 through 3.14-513 of the Draft EIR.)


Mitigation Measure 3.14-34(b): Implement Mitigation Measure 3.14-3(c) (Restripe I-405 NB Off-Ramp at West Century Boulevard).

Mitigation Measure 3.14-34(c): Implement Mitigation Measure 3.14-3(o) (Retime and optimize traffic signals on Inglewood streets).

Mitigation Measure 3.14-34(d): Implement Mitigation Measure 3.14-3(g) (I-105 Off-ramp Widening at South Prairie Avenue).


Mitigation Measure 3.14-34(f): Implement the trip reduction measures included in the Project Transportation Demand Management Program described in Mitigation Measure 3.14-2(b).

Mitigation Measure 3.14-34(g): Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor).

Basis for Finding: The combined effect of the above mitigation measures would be improved operations of streets in the vicinity of the Proposed Project, which would result in less overall delay and vehicle queuing. Additionally, widening and/or lane reassignments on several of the impacted off-ramps would improve their capacity and ability to store vehicles. The following describes how impacted off-ramps would be improved in concurrent Scenario 1 (with The Forum) (for the more critical weekday pre-event peak hour):

- At the I-105 Westbound off-ramp at Crenshaw Boulevard, the maximum vehicle queue would be reduced from an estimated 6,755 feet (without mitigation) to 3,926 feet with mitigation, which is less than the applicable 4,065-foot storage. Thus, storage would be adequate with mitigation.

- The surface street improvements and traffic management strategies would result in decreases in the maximum queue at the I-405 northbound and southerly southbound off-ramps at West Century Boulevard and at the I-105 westbound off-ramp to South Prairie Avenue. However, the queues on these ramps would continue to exceed the applicable storage threshold.

These mitigation measures, if implemented, would reduce one of the impacted off-ramp queues to within the available ramp storage during the weekday and weekend pre-event peak hours under concurrent Scenario 1, thereby mitigating this impact to less than significant. However, the maximum queues at the I-405 northbound off-ramp onto West Century Boulevard, at the I-405 southbound off-ramp onto La Cienega (south of West Century Boulevard), and at the I-105 off-ramp onto South Prairie Avenue would continue to exceed the applicable storage threshold. Some of these improvements fall within the jurisdiction of an agency other than the City. The City finds that the other agencies (e.g. Caltrans) can and should authorize these improvements. (CEQA Guidelines, § 15091(a)(2)) There are no assurances,
however, that their implementation would be guaranteed. Thus, for the various reasons described here, these impacts are considered significant and unavoidable. The queue impacts on the off-ramps under the other concurrent event scenarios and the freeway segment impacts are considered significant and unavoidable.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

29. **Impact 3.14-35:** Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would adversely affect public transit operations or fail to adequately provide access to transit under cumulative conditions. (Refer to pages 3.14-513 through 3.14-514 of the Draft EIR.)

**Mitigation Measure 3.14-35(a):** The project applicant shall implement Mitigation Measures 3.14-2(a) (Event Transportation Management Plan), 3.14-2(b) (TDM Program), and the entirety of the intersection improvements in Mitigation Measures 3.14-2 and 3.14-3.

**Mitigation Measure 3.14-35(b):** The project applicant shall implement Mitigation Measures 3.14-11(b) to lengthen the proposed shuttle pull-out.

**Mitigation Measure 3.14-35(c):** The project applicant shall coordinate with the City and NFL Stadium TMOP operator prior to concurrent events to develop a mutually acceptable strategy for accommodating shuttles buses that would transport Project Major Event attendees to/from remote parking locations.

**Basis for Finding:** Implementation of these mitigation measures would reduce but not eliminate project impacts on traffic operational conditions; as such, the impacts on public bus operations under a concurrent event scenario are considered significant and unavoidable. During a concurrent event with the NFL Stadium, project impacts on access to transit are considered significant and unavoidable because a plan has not been prepared to adequately accommodate shuttle bus loadings for each venue.

**Finding:** The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. **For these reasons, the impact remains significant and unavoidable.**

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

30. **Impact 3.14-36:** Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would result in inadequate emergency access under cumulative conditions. (Refer to pages 3.14-514 through 3.14-515 of the Draft EIR.)

**Mitigation Measure 3.14-36:** Implement Mitigation Measure 3.14-14 (Local Hospital Access Plan).
**Basis for Finding**: The above mitigation measure would reduce travel times to access the CHMC once vehicles reach surface streets. However, the added delays motorists would experience during concurrent events while waiting to exit the freeway ramps would remain significant. The implementation of the above mitigation measure would lessen this impact, but not to a less-than-significant level. This impact is considered significant and unavoidable.

**Finding**: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

31. **Impact 3.14-37**: The Proposed Project would substantially affect circulation for a substantial duration during construction during major events at The Forum and/or the NFL Stadium under cumulative conditions. (Refer to pages 3.14-515 through 3.14-516 of the Draft EIR.)


**Basis for Finding**: The implementation of the above mitigation measure would reduce the significance of this impact, but not to a less-than-significant level. Lane closures at the South Prairie Avenue/West Century Boulevard intersection would cause temporary, but noticeable worsening of traffic conditions throughout construction. This impact is considered significant and unavoidable.

**Finding**: The City Council finds that there are no additional feasible mitigation measures or alternatives that the City Council could adopt at this time which would reduce this impact to a less-than-significant level. For these reasons, the impact remains significant and unavoidable.

To the extent that this adverse impact will not be eliminated or lessened to an acceptable (less-than-significant) level, the City Council finds that specific economic, legal, social, technological, and other considerations identified in the Statement of Overriding Considerations support approval of the Project as modified, despite this impact.

**Section V. Mitigation Measures and Alternatives Proposed in Comments on the Draft EIR**

The City received a number of comments on the Draft EIR that proposed mitigation measures or alternatives to the Project. The City appreciates these proposals, and has given all of them careful consideration. Many of these proposals have been incorporated into the Project. Other proposals address impacts that are not significant, and the City is therefore not required to incorporate those proposals into the Project. Other proposals are inconsistent with basic objectives of the Project, or are infeasible based on evidence in the record, or would result in other impacts that the City would like to avoid.

The following table lists those comments on the Draft EIR that proposed mitigation measures or alternatives. The City has tried to capture all such proposals in those comments. In the event the table does not list a particular proposal, such omission was inadvertent; for information regarding how the City
has addressed such proposals, please refer to the Final EIR’s responses to comments, which are incorporated herein by reference.
<table>
<thead>
<tr>
<th>Comment</th>
<th>Comment</th>
<th>Disposition</th>
<th>Explanation</th>
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<tbody>
<tr>
<td>PETA-3</td>
<td>The DEIR does not consider the potential impact a large, brightly lit arena in Inglewood would have on avian mortality.</td>
<td>The project’s potential impact on avian mortality is considered less than significant. For this reason, no mitigation measures are required. In addition, the applicant has incorporated into the Arena design features to reduce further potential impacts to avian mortality.</td>
<td>The EIR concludes that the Arena structure will not have a significant impact on avian mortality. (Final EIR, Responses to Comments PETA-1 to PETA-7; Draft EIR, Impacts 3.3-1, 3.3-2 and 3.3-4.) Because the impact associated with avian mortality is less than significant, no mitigation measures are required. In addition, the project applicant has committed implementing bird-safe design criteria as part of the base design of the Arena structure, and its compliance with requirements to meet LEED Gold standards. As explained in Response to Comment PETA-7, the text of the Draft EIR has been revised to reflect this commitment, and a corresponding condition of approval has been incorporated into the MMRP. As set forth in Response to Comment PETA-7:</td>
</tr>
<tr>
<td>PETA-7</td>
<td>“To prevent or mitigate the devastating impact that buildings have on birds, architects have developed innovative designs—including films, fritted glass, ultraviolet glass, and architectural features—that have successfully been adopted.”</td>
<td></td>
<td>“...[T]he project applicant has committed to implementing bird-safe design criteria as part of the base design of the Arena Structure, and its compliance with requirements to meet LEED Gold standards. As part of achieving LEED Gold certification, the Arena Structure would include design features that would achieve LEED Bird Collision Deterrence credits created by the United States Green Building Council in partnership with the American Bird Conservancy.” Further, the Arena Structure has been designed to address the best practices of the USFWS Division of Migratory Bird Management, the recommendations for bird friendly materials established in the City of New York Building Code, and the design criteria for Building Feature-Related Hazards from the City of San</td>
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</table>
Francisco Planning Department’s Design Guide Standards for Bird-Safe Buildings. As the Proposed Project is currently in design development, these goals are influencing the further design evolution of the Proposed Project.

“Implementation of these design features would be reflected in a façade and roof structure made of translucent polymer panels with a pattern or metal substructure, along with opaque photovoltaic panels. The intention is to use materials with a goal of achieving a maximum threat factor of 25 pursuant to the American Bird Conservancy Bird Collision Deterrence Material Threat Factor Reference Standard. To be consistent with this standard, the project applicant has committed that all externally visible glass panels would be constructed of fritted glass, which is both energy efficient and is perceived by birds as a solid surface, reducing the potential for fatal collisions.

“Consistent with night-lighting standards of the City of San Francisco Planning Department’s Design Guide Standards for Bird-Safe Buildings, and consistent with the requirements of the FAA due to the proximity of the Project Site to LAX, the Proposed Project would not include the use of searchlights or up-lighting. Night lighting of the Arena Structure would be partially shielded by the translucent panels in order to help limit the escape of bright lights.

“In order to reflect the addition of bird-safe design features to the Proposed Project design, the following changes to the Draft EIR are made.

“The following is added to the bottom of Draft EIR, page 3.3-11:

**Project Design Features**

The Proposed Project would include several project design features to reduce the potential for avian collisions as a result of project design.
Project Design Feature 3.3-1

The project applicant would implement the following project design features. These features would be enforceable by the City:

The Arena Structure would be designed to achieve Leadership in Energy and Environmental Design (LEED) Bird Collision Deterrence credits.

The Arena Structure would be designed to be address the best practices of the United States Fish and Wildlife Service Division of Migratory Bird Management, the recommendations for bird friendly materials established in the City of New York Building Code, and the design criteria for Building Feature-Related Hazards from the City of San Francisco Planning Department's Design Guide Standards for Bird-Safe Buildings.

The Arena facade and envelope composition would be made of translucent polymer panels with a pattern or metal substructure; along with opaque photovoltaic panels. The materials would be selected with a minimum threat factor of 25, in pursuit of the American Bird Conservancy Bird Collision Deterrence Material Threat Factor Reference Standard. To be consistent with this standard, the project applicant has committed that a large majority of externally visible glass panels would include a drilled finish, which is built energy efficient and is perceived by birds as

or lighting. Although these features are part of the Proposed Project, these features would be expected to be incorporated as conditions of approval so that they would be enforceable by the City.
a solid surface, reducing the potential for fatal collisions; and

The lighting of the Arena Structure would be managed to minimize the potential to attract birds and create the potential for night collisions. Consistent with night-lighting standards of the City of San Francisco Planning Department’s Design Guide Standards for Bird-Safe Buildings, and consistent with the requirements of the FAA due to the proximity of the Project Site to LAX, the Proposed Project would not include the use of searchlights or up-lighting. Night lighting of the Arena Structure would be partially shielded by the translucent panels that would help limit the escape of bright lights.”


(Footnote 41: Translucent polymer panels would be made of either ethylene tetrafluoroethylene (ETFE) or polytetrafluoroethylene (PTFE).)

(Footnote 42: Fritted glass is glass that has been fused with pigmented glass particles.)

Gerson-4

“Specifically request that all housing units in the area described as between Prairie Avenue on the western border, Yukon Avenue on the eastern border, 102nd Street on the north border and 104th Street on the south border be offered environmental mitigation measures (1) for which no mitigation is required, (2) would be offered environmental mitigation, or (3) would be offered environmental mitigation that is consistent with the requirements of the project’s air pollutant emissions.”

Air Quality

- The project’s air pollutant emissions would not result in a localized significant impact to human health during construction or operations. For this reason, no mitigation is required to address such impacts.
| upgrades including but not limited to sound insulation, air conditioning/ventilation, new windows and filtration to offset the significant increases in noise, vibration and pollution that are mentioned in the EIR.” | ineffective at addressing the project’s significant impacts, or (3) are considered infeasible. | - The project would result in a significant impact with respect to the mass of air pollutant emissions during construction and operations. This impact is regional in character. The project already incorporates design features and mitigation measures to address these impacts, although the impacts remain significant.
- The measures proposed by Comment Gerson-4 focus on localized emissions. For this reason, the proposed measures focus on impacts that have been determined to be less than significant, for which no mitigation is required.
- The installation of insulation is related to sound dampening, and would not affect air pollutant emissions.
- The installation of new windows is considered ineffective in light of the character of development in the area and the requirement that such windows be inoperable in order to be effective.
- Enhanced filtration that would result from installation of new air conditioning or ventilation systems has been found to be effective only for particulate emissions, and only when combined with inoperable windows.
- Not all other property owners or residents may accept the upgrade offers, and thus, mitigation is considered infeasible as it is not capable of being accomplished in a successful manner in a reasonable period of time. The mitigation measures proposed by the comment are therefore considered either unnecessary, ineffective or infeasible. |

Noise
- The project incorporates extensive design features and mitigation measures to address the project’s noise impacts during both construction and operations. The impact, however, remains significant.

- Construction noise impacts are intermittent and temporary. For this reason, permanent improvements to address such impacts are not considered reasonable. The mitigation measures incorporated into the project focus appropriately on the episodic and temporary character of construction noise.

- Construction noise impacts are measured outdoors at the property line. Building upgrades would not reduce outdoor noise levels.

- The effectiveness of permanent improvements to offsite noise-sensitive receptors in reducing indoor noise is highly dependent on windows and doors remaining closed, which would impede natural ventilation.

- Not all property owners or residents may be willing to accept the upgrade offers and thus, the measure is infeasible.

- During project operations, significant noise impacts would not occur at the residences identified by the commenter. For this reason, no mitigation measures are required to address noise impacts at these residences.

- Mitigation measures proposed by the comment would have no effect on the significant property-line impacts from traffic-generated noise sources identified in the Draft EIR. The mitigation measures proposed by the comment are therefore considered either unnecessary,
ineffective or infeasible.

**Vibration**
- No significant vibration impacts would affect the residences addressed in the comment. For this reason, no mitigation measures are required to address vibration impacts at these residences.
- Suggested building upgrades would not reduce Proposed Project-related construction vibration impacts.

The mitigation measures proposed by the comment are therefore considered either unnecessary or ineffective.

See Response to Comment Gerson-4.

<table>
<thead>
<tr>
<th>LACDPW 1-7</th>
<th>The DEIR only considers LOS E or F results significant; however, multiple County intersections have significant impacts at LOS D, C, etc. thresholds. Please include/denote these significant impacts as well and then address them in the mitigation section.</th>
</tr>
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<tbody>
<tr>
<td></td>
<td>- Use ICU methodology for all signalized and unsignalized intersections within or shared with the County.</td>
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<tr>
<td></td>
<td>- Address mitigations for each County impacted intersection.</td>
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<td></td>
<td>- Provide an event management plan to Public Works for review.</td>
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<tr>
<td>The project incorporates all feasible mitigation to address impacts to the intersections identified by the comment. No additional mitigation has been identified to address these impacts. As requested by the comment, the Event TMP has been revised to expressly require coordination with LACDPW.</td>
<td>The City used the thresholds identified by the comment where appropriate for intersections located within County jurisdiction. For some intersections, microsimulation, rather than the ICU methodology, was used in light of the nature of the project and the times during which event-related traffic would be generated. The EIR's approach is discussed in detail in Response to Comment LACDPW1-7. Under Adjusted Baseline conditions the Draft EIR identified significant impacts of the Proposed Project at five intersections wholly or partially under the jurisdiction of the County during the AM or PM peak hours for daytime events (some of which were found at LOS C or D) and at three County intersections during the weekday pre-event, weekday post-event, and/or weekend pre-event hours. A number of mitigation measures were identified which could feasibly reduce or eliminate some or all of the identified significant impacts. Mitigation Measure 3.14-2(b) would require the implementation of a TDM Program to reduce Project-related trips, which would in turn reduce the...</td>
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magnitude of Project impacts at all impacted intersections. Mitigation Measure 3.14-2(c) would require physical modifications to mitigate impacts at the Century Boulevard/La Cienega Boulevard intersection. Mitigation Measure 3.14-3(o) would require coordination of traffic signals and optimization of traffic signal timings at intersections along West Century Boulevard. No feasible mitigation measures were identified at the remainder of the impacted County intersections. As discussed on pages 3.14-189 and 3.14-190 of the Draft EIR, the majority of the study area is built out, which limits the locations, magnitude, and types of physical improvements that could be constructed on surface streets. Physical improvements, such as roadway widenings, were explored but were found to be either ineffective or infeasible due to the need for right-of-way acquisition.

As requested by the comment, Draft EIR, Appendix K.4, Table 1 has been revised to add the following at the bottom of the table:

| County of Los Angeles Department of Public Works (LACDPW) |

LACDPW manages and maintains streets and other local roads in unincorporated areas of the County of Los Angeles, including the Lennox area to the southwest of the Project Site. Implementation of any event traffic management measures on streets managed by LACDPW must be coordinated with LACDPW.

See Response to Comment LACDPW1-7.

| Proposed shuttle services will not be enough to mitigate transportation. Consider improving cell phone and internet connectivity near the... | This proposal is unwarranted. The project includes telecommunication facilities. The project is not... | The comment is correct that large crowds at event venues, such as The Forum, may place increased demands on the capacity of telecommunications facilities. If many patrons attempt to use cell phones at the same time, including... |

Espinoza-2
Espinoza-3
expected to have adverse impacts on telecommunication in the vicinity of the project. In addition, the Event TMP provides for monitoring conditions and upgrading such facilities if capacity problems arise.

connections to ride-hailing services, the capacity of nearby digital systems may be insufficient, leading to slow service, lack of connection, or dropped calls. These peaks in demand may occur immediately before or after events.

As stated on page 2-80 of the Draft EIR:

A distributed antenna system (DAS) will be installed at the Project Site to provide cellular and emergency communications connections. DAS systems use a series of antennas to distribute signals in dense areas. Antennas can be integrated into building facades, installed on the interiors of building spaces, or be mounted on exterior structures such as poles.

The project applicant does not have control over all aspects of cell phone internet connectivity in the vicinity of the Project Site. However, in regards to ridesharing (Uber and Lyft), the Project would construct and operate a rideshare pick-up area as part of the East Transportation Hub. For post-event pick-ups, the Arena itself would be placed in a geofenced area and attendees requesting a rideshare vehicle would be directed to meet the rideshare vehicle at the East Parking Garage. This would be similar to the current approach used at LAX for ride share hailing. This is required as an element of Mitigation Measure 3.14-2(a) and is described further in the Draft Event Transportation Management Plan included in Draft EIR, Appendix K.4. Like other parts of the Event TMP, performance would be monitored and adapted over time. The Event TMP requires annual monitoring to support ongoing adaptation to dynamic event conditions. In the event that the proposed DAS system is insufficient to meet the demands, the monitoring program included in the Event TMP would provide the framework for further expansion of the DAS system ensure effective

<p>| project site so that attendees can connect with Uber/Lyft drivers. | expected to have adverse impacts on telecommunication in the vicinity of the project. In addition, the Event TMP provides for monitoring conditions and upgrading such facilities if capacity problems arise. | connections to ride-hailing services, the capacity of nearby digital systems may be insufficient, leading to slow service, lack of connection, or dropped calls. These peaks in demand may occur immediately before or after events. As stated on page 2-80 of the Draft EIR: A distributed antenna system (DAS) will be installed at the Project Site to provide cellular and emergency communications connections. DAS systems use a series of antennas to distribute signals in dense areas. Antennas can be integrated into building facades, installed on the interiors of building spaces, or be mounted on exterior structures such as poles. The project applicant does not have control over all aspects of cell phone internet connectivity in the vicinity of the Project Site. However, in regards to ridesharing (Uber and Lyft), the Project would construct and operate a rideshare pick-up area as part of the East Transportation Hub. For post-event pick-ups, the Arena itself would be placed in a geofenced area and attendees requesting a rideshare vehicle would be directed to meet the rideshare vehicle at the East Parking Garage. This would be similar to the current approach used at LAX for ride share hailing. This is required as an element of Mitigation Measure 3.14-2(a) and is described further in the Draft Event Transportation Management Plan included in Draft EIR, Appendix K.4. Like other parts of the Event TMP, performance would be monitored and adapted over time. The Event TMP requires annual monitoring to support ongoing adaptation to dynamic event conditions. In the event that the proposed DAS system is insufficient to meet the demands, the monitoring program included in the Event TMP would provide the framework for further expansion of the DAS system ensure effective |
| SCAQMD 3-5 | For on-road vehicles, the Lead Agency will strive to use heavy-duty trucks with ZE or NZE engines during construction and operation, and, at a minimum, require the use of heavy-duty trucks with 2010 model year engines or trucks with newer, cleaner engines during construction and operation (MMs 3.2-2(c)(3) and MM 3.2-2(d).) Since NZE heavy-duty truck engines are already commercially available, and to further reduce the Proposed Project’s significant construction and operational NOx emissions, the Lead Agency should require more electric construction equipment and use ZE heavy-duty trucks. | These proposals are infeasible. The project is required to use construction equipment that is commercially available in electric or alternative fueled models. It is not feasible to require the project applicant to use more electric construction equipment than stated in the Draft EIR or zero-emission (ZE) or near-zero emissions (NZE) heavy-duty trucks because such equipment suitable for project construction are not now nor are they expected to be commercially available to meet the construction needs of the project within the project schedule. The heavy-duty NZE trucks that are commercially available have limited applicability to construction-related activities. See Responses to Comments SCAQMD3-5, SCAQMD3-14, SCAQMD3-15 and Ray Gorski, Inglewood Basketball &amp; Entertainment Center Draft EIR: Review of Suggested Mitigation Measures, May, 2020. The proposal to require vendors and suppliers to use ZE and NZE trucks is considered infeasible. It is speculative and uncertain whether vendors will be able to use such trucks. Implementing NZE trucks during operations, as requested by the SCAQMD, would be infeasible as trucks visiting the Project Site would primarily be from third-party vendors or tenants, which may have specific, competing, criterion for selection of vendors. With the limited categories of NZE commercially available trucks, it would be infeasible to require that all trucks serving the Project be NZE. That is particularly true in light of incentives incorporated into the project to provide incentives to rely on local and small business vendors. See Response to Comment SCAQMD3-14 and Ray Gorski, Inglewood Basketball &amp; Entertainment Center Draft EIR: Review |</p>
<table>
<thead>
<tr>
<th>SCAQMD 3-18</th>
<th>The Lead Agency can and should develop the following performance standards.</th>
<th>This proposal is infeasible.</th>
<th>Commercially available ZE and NZE construction vehicles do not have the displacement needed for soil transport and material delivery to and from the Project Site. Mandating exclusive use of ZE or NZE trucks during operations would be infeasible because there is currently limited penetration of NZE and ZE vehicles in the commercial vocations likely to support an event center, and trucks visiting the Project Site would primarily be from third party vendors or tenants who may meet important project applicant and City criteria but that may not have access to ZE and/or NZE delivery vehicles. Thus, because of the uncertainty of the availability in the market of on-road trucks appropriate for construction of the Proposed Project, committing to technology that is not yet commercially available would be speculative and has been determined to be infeasible by the City. Therefore, Mitigation Measure 3.2-2(c)(3) includes all feasible mitigation, as required under CEQA. See Response to Comment SCAQMD3-18.</th>
</tr>
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<tbody>
<tr>
<td>• Establish a contractor(s) selection policy that prefers contractor(s) who can supply ZE heavy-duty trucks during construction. Include this policy in the Request for Proposal for selecting contractor(s).</td>
<td>This proposal is infeasible.</td>
<td>There is uncertainty regarding the availability of ZE heavy-duty trucks in the market and that are appropriate for the project construction. Mitigation Measure 3.2-2(c)(3), which incentivizes the use of ZE and NZE vehicles, includes all feasible mitigation. See Response to Comment SCAQMD3-5.</td>
<td></td>
</tr>
<tr>
<td>• Establish a policy to select and use vendors that use ZE heavy-duty</td>
<td>This proposal is infeasible.</td>
<td>Establishing a policy that requires the selection and use of vendors that use ZE heavy-duty trucks would be infeasible because trucks visiting the Project Site is infeasible.</td>
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</table>
trucks. Include this policy in the vendor contracts and business agreements.

would primarily be from third party vendors or tenants. Based on a review by the City’s air pollution reduction technology expert, the availability of this fleet is unknown. (Ray Gorski, Inglewood Basketball & Entertainment Center Draft EIR: Review of Suggested Mitigation Measures, May, 2020.) Requiring delivery trucks to be ZE could limit to the types of vendors and brands available to the Project, and could limit the project applicant’s ability to achieve commitments to support local small businesses and other similar requirements of the draft Development Agreement. Additionally, it is not currently knowable which vendors or tenants would be present during operations (either at project opening or over time).

There is no evidence today that proposed Project suppliers could abide by mandates to provide deliveries and services exclusively or meaningfully using NZE and ZE trucks, and thus a mitigation measure requiring suppliers to do so would be infeasible. The Draft EIR included as much forecasting of the availability of ZE trucks as feasible. As stated previously, Mitigation Measure 3.2-2(d), which requires the use of incentives to enhance the use of ZE and NZE vehicles for vendors and delivery services, represents all feasible mitigation.

See Response to Comment SCAQMD3-14.

- Establish a purchasing policy to purchase and receive materials from vendors that use ZE heavy-duty trucks to deliver materials. Include this policy in the purchase orders with vendors.

This proposal is infeasible.

Requiring vendors to use ZE heavy-duty trucks is infeasible as trucks visiting the Project Site would primarily be from third party vendors or tenants serviced by local small businesses through City mandated programs. These local small businesses might not have the ability to secure ZE heavy-duty trucks that larger vendors have access to. With the limited categories of ZE commercially available trucks, it would be infeasible to require
| **SCAQMD 3-19** | Presence of hexavalent chromium has been detected at the Proposed Project site. The Lead Agency should require dust control measures in accordance with South Coast AQMD Rule 1466, as applicable. Rule 1466 includes a list of dust control measures to reduce fugitive dust emissions from toxic air. | As explained in Response to Comment SCAQMD3-19, there is insufficient evidence to indicate that hexavalent chromium is present at elevated levels on the Project site. In particular, there is no history of activities on the site that would indicate that hexavalent chromium is present at actionable levels. However, because impacted soil could be unexpectedly encountered during earth moving activities, Mitigation Measure 3.8-4 requires the project contractor prepare an SMP prior to the... |
contaminants, such as hexavalent chromium, during earth-moving activities. South Coast AQMD staff recommends that the Lead Agency include information on how the Proposed Project will meet the South Coast AQMD Rule 1466 requirements in the Final EIR. The information on Rule 1466 should also be included in the soil management plan.

| SCAQMD 3-20 | Presence of TPH has been detected at the Proposed Project site. Disturbed and excavated soils that may contain petroleum hydrocarbons are subject to the requirements of South Coast AQMD Rule 1166. Excavation operations will need to be monitored for VOC concentrations, and notification, work practice, and handling requirements will need to be implemented for elevated VOC readings. A Rule 1166 excavation plan application will need to be submitted to South Coast AQMD, or the site may be able to utilize a various locations plan. In addition, a discussion should be included regarding the | This proposal is already incorporated into the project by Mitigation Measure 3.8-4 and the requirement to prepare an SMP. The text of the Draft EIR has been revised to reference SCAQMD rule 1166. | Compliance with soil management procedures outlined within the Soil Management Plan (SMP), along with implementation of SCAQMD Rule 1166 during the Proposed Project grading and site preparation phases, would minimize the emission of TACs, ensuring that there would be no possible risk of exposure to TACs by nearby sensitive receptors. The Draft EIR has been revised to reference and require compliance with SCAQMD Rules 1166 and 1466. See Responses to Comments SCAQMD3-20 and SCAQMD3-6. |
| SCAQMD 3-6 | |

SCAQMD rule 1466 has been revised to reference SCAQMD rule 1466. 

issuance of the first permit for ground disturbing activities. The SMP would ensure that work would be stopped in the excavation area if there are indicators that potential contamination has been encountered, samples would be collected and then tested to determine the type and extent of contamination that may be present. The development of an SMP prior to ground disturbing construction activities would be precautionary and is industry practice when completing ground disturbing activities where legacy contaminants have been detected. Any suspect materials would be isolated, protected from wind and runoff, and disposed of in accordance with transport laws and the requirements of the licensed receiving facility and type of contamination. In addition, as explained in Response to Comment SCAQMD3-6, the discussion of applicable rules on page 3.2-30 of the Draft EIR has been revised to include Rule 1466.
treatment and handling of any VOC-contaminated soil. Therefore, South Coast AQMD recommends that the Lead Agency include a discussion to demonstrate specific compliance with South Coast AQMD Rule 1166 in the Final EIR. South Coast AQMD Rule 1166 should be incorporated in the soil management plan.

| Caltrans-5 | Given that this proposed project would result in significant State facility usage, it is recommended that the developer work closely with Caltrans to identify and implement operational improvements along I-405. Such traffic management system improvements could include, but are not limited to, the following: Active Traffic Management (ATM) and Corridor Management (CM) Strategies such as queue warning, speed harmonization, traveler information; Transportation Management System (TMS) elements such as closed-circuit television cameras (CCTV), changeable message signs (CMS), etc.

To mitigate potential impacts on I-405, develop a fair share mitigation agreement that involves improvements to I-405 within the project’s vicinity.

Per Table K.2-T, K.2-U, |
| Caltrans-6 | This proposal has been incorporated into the project. |
| Caltrans-6 | As mitigation for the significant cumulative impacts on the I-405 freeway, based on further consultations with Caltrans, the following mitigation measure is added to the Draft EIR following Mitigation Measure 3.14-24(g) on page 3.14-294:

**Mitigation Measure 3.14-24(h)**

*The project applicant shall provide a one-time contribution of $1,524,900 to Caltrans which represents a fair share contribution of funds towards Caltrans’ I-405 Active Traffic Management (ATM)/Corridor Management (CM) project.*

According to the Caltrans Project Initiation Report, the ATM/CM project proposes to add ATM and CM strategies such as queue warning, speed harmonization, dynamic corridor adaptive ramp metering, traveler information, and others on I-405 from Rosecrans Avenue to SR 90. This project also proposes to upgrade transportation management system (TMS) elements including the existing closed-circuit television cameras, changeable message signs, vehicle detection stations, and ramp metering systems within the project limits. Through consultations with Caltrans, the City and Caltrans have mutually determined that a one-time contribution of $1,524,900 represents the appropriate fair-share contribution to this project, based on the Project’s
K.2-V, K.2-W, and K.2-X, NB and SB I-405 mainline segments will have direct significant impact(s) due to weaving/merging operation. Please identify mitigation measures, if any.

| Caltrans-7 | MM 3.14-3(c) includes restriping the center lane on the I-405 NB Off-Ramp at West Century Blvd to permit both left and right-turn movements. Caltrans anticipates that the conversion of the middle lane to a shared lane will result in queue for the left turn traffic. Please provide further explanation to justify that the mitigation measure at the I-405 NB off-ramp at West Century Blvd will not lead to significant impacts. | This concern has been addressed. The queue length would not exceed the available storage threshold, so secondary impacts would not occur. | The 95th percentile queue is estimated to increase slightly with the mitigation measure due to the higher volumes of left-turning vehicles relative to the right-turning vehicles during those hours. However, in no case is the queue estimated to exceed the available storage threshold. Therefore, the mitigation measure would not create new secondary impacts. See Response to Comment Caltrans-7. |
| Caltrans-8 | If necessary, widening of the off-ramp to add another right turn lane would be considered as a viable mitigation alternative. | This proposal is not warranted because the impact to which it refers would not occur. | Widening the I-405 northbound off-ramp approach to its intersection with West Century Boulevard to add another right-turn lane would not be necessary given that the proposed mitigation measure would not lead to secondary impacts. See Responses to Comments Caltrans-7 and Caltrans-8. |
| Caltrans-9 | According to the DEIR the following intersections have “Significant Impacts” under one or more scenarios. Please provide more details regarding what mitigation measures were proposed for these intersections and why they are not feasible for this project. If no mitigation | This proposal is infeasible. | Mitigation for the impact at this on-ramp is infeasible for the following reasons:
- The westbound Imperial Highway approach already allows right-turns into the high-occupancy vehicle (HOV) bypass lane on the on-ramp from the #3 through lane. Widening the westbound Imperial Highway approach to provide a |

---

measures have been identified, Caltrans is able to help the developer identify any viable mitigation measures at the following locations for the proposed project:

- EB I-105 on-ramp from Imperial Highway

| second exclusive right-turn lane would create a trap situation for non-HOV right-turning movements.  
| Limited right-of-way on the eastbound Imperial Highway approach means that a second left-turn lane cannot be added (76 feet curb-to-curb width with seven lanes - no room to add an eighth lane).  
| The northbound Freeman Avenue approach is a small residential street (36 feet curb-to-curb); restriping to provide additional lanes would create a secondary impact related to loss of parking.  

Wayfinding measures to direct motorists leaving an event to travel west on West Century Boulevard to south on Hawthorne Boulevard to the eastbound I-105 as an alternative to south on South Prairie Avenue to west on Imperial Highway to the eastbound I-105 could be built into the Event Transportation Management Plan and would not require Intelligent Transportation Systems (ITS) on local streets. See Response to Comment Caltrans-9.
•

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EB I-105 on/off
ramps from 120th
Street

This proposal is
infeasible. The
City has
incorporated
alternative
mitigation to
address this
impact. Because
the feasibility of
this alternative
mitigation is
uncertain, the
impact remains
significant.

Mitigation was found to be infeasible for
the following reasons:
•

The westbound 120th Street
approach already allows righttums into the HOV bypass lane
on the on-ramp from the shared
through/right lane. Widening the
\vestbound 120th Street
approach to provide a second
exclusive right-tum lane would
require a taking from the Los
Angeles County Metropolitan
Transportation Authority
(Metro) park-and-ride lot
serving Green Line station and
would create a trap situation for
non-HOV right-turning
movements who inadvertently
find themselves in the lane.

•

Adding a second left-tum lane
on the eastbound 120th Street
approach would create an
undesirable offset (i.e., lateral
transition within the
intersection) between the # 1
westbound through lane and the
eastbound left-tum lanes.
Furthermore, the length of the
new# l eastbound left-tum lane
would be severely limited due to
an inability to widen 120th
Street to the west due to the
Dominguez Channel and water
\vell on the north side and the
Hawthorne Airport on the south
side.

•

Furthennore, providing a second
left-tum lane on the eastbound
120111 Street approach may
require that either the existing
HOV bypass lane on the onramp be converted to mixedflow or the new # l eastbound
left-tum lane be restricted to
HOV only. The former is not
recommended because it would
disincentivize creation of
carpools. The latter is not
recommended because it would
create a trap situation for nonHOV left-turning vehicles who
inadvertently find themselves in
the lane.

In addition to considering Caltrans'
comments concerning this ramp, the City
of [nglewood has engaged in informal
consultations with the City of Hawthorne
concerning this same location. During
these consultations, the City of
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- WB I-105 off-ramp to Hawthorne Blvd
  
| WB I-105 off-ramp to Hawthorne Blvd | This proposal is infeasible. | Mitigation was found to be infeasible for the following reasons:
<table>
<thead>
<tr>
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<tr>
<td></td>
<td></td>
<td>• The westbound off-ramp approach is currently configured with a shared center lane, allowing it to be used flexibly.</td>
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<tr>
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<td>• The south Hawthorne Boulevard leg is on the bridge adjacent to (and over) the Metro Green Line station and the I-105 freeway, with bus pullouts on both sides of the bridge serving the Green Line station. There is insufficient room to add lanes on the overpass without interfering with the existing bus stops.</td>
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<td></td>
<td></td>
<td>• Given the cumulative nature of the impact, the Proposed Project could potentially contribute a fair share to improvements to increase the storage capacity on the southbound Hawthorne Boulevard approach (e.g., relocate the stop limit line approximately 50 feet to the south, restripe to provide a fourth southbound through lane, and relocate the traffic signal controlling the southbound approach due to relocation of the stop limit line). However, Caltrans does not have a defined project to implement these improvements.</td>
</tr>
</tbody>
</table>

See Response to Comment Caltrans-9.

<p>| Caltrans-15 | Provide multi-modal improvements and encourage active transportation. | The project already provides multi-modal improvements to encourage active transportation. | The Project includes a series of improvements to enhance pedestrian safety, including a pedestrian bridge across Prairie Avenue, widening of the east crosswalk across West Century Boulevard at the South Prairie Avenue/West Century Boulevard intersection (Mitigation Measure 3.14-13 on page 3.14-248 of the Draft EIR), and provision of traffic control officers (TCOs) at numerous locations in the vicinity of the Project Site to manage the |</p>
<table>
<thead>
<tr>
<th>Comment</th>
<th>Description</th>
<th>Response</th>
</tr>
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<tbody>
<tr>
<td>Caltrans-16</td>
<td>Caltrans encourages the Lead Agency to consider any reduction in vehicle speeds in order to benefit pedestrian and bicyclist safety, as there is a direct link between impact speeds and the likelihood of fatality.</td>
<td>Both Prairie Avenue and Century Boulevard are major arterials in the City of Inglewood circulation system and the City does not have plans to narrow either facility. However, as discussed in Response to Comment Caltrans-15, the Project includes a series of improvements to enhance pedestrian safety, including a pedestrian bridge across South Prairie Avenue, widening of the east crosswalk across West Century Boulevard at the South Prairie Avenue/West Century Boulevard intersection, and provision of TCOs at numerous locations in the vicinity of the Project Site to manage the interaction of pedestrians and vehicles. The Project also provides off-street bicycle parking exceeding City of Inglewood Municipal Code requirements and could accommodate a bike valet service in the West Parking Garage should demands materialize. See Response to Comment Caltrans-16.</td>
</tr>
<tr>
<td>Caltrans-17</td>
<td>Prior to issuance of building or grading permits for the project site, the applicant shall prepare a Construction Transportation Management Plan for review and approval by City staff. Caltrans recommends that bicycle and pedestrian detours during construction meet or exceed standards required in the California</td>
<td>Before issuance of grading permits for any phase of the Project, Mitigation Measure 3.14-15 requires preparation of a Construction Transportation Management Plan. This plan will address pedestrian and bicycle safety during construction. See Response to Comment Caltrans-17.</td>
</tr>
<tr>
<td></td>
<td>The project incorporates this proposal.</td>
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<td></td>
<td>Interaction of pedestrians and vehicles (part of the TMP required in Mitigation Measure 3.14-2(a) and further described in Draft EIR, Appendix K.4). See Response to Comment Caltrans-15.</td>
<td></td>
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<td>Manual on Uniform Devices.</td>
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<tr>
<td><strong>Caltrans-18</strong></td>
<td>Any transportation of heavy construction equipment and/or materials which requires use of oversized-transport vehicles of State highways will need a Caltrans transportation permit. We recommend large size truck trips be limited to off-peak commute periods.</td>
<td>The proposal is noted. No revision is required.</td>
</tr>
<tr>
<td><strong>Channel-22</strong></td>
<td>The comment questions the feasibility and efficacy of installing permanent noise barriers to reduce noise from the Plaza.</td>
<td>The Project incorporates adequate mitigation measures to address this impact.</td>
</tr>
<tr>
<td></td>
<td>The comment states that the analysis does not account for restaurant and crowd noise as the primary contributors to noise impacts to the northeast.</td>
<td>The analysis has been supplemented, and mitigation has been revised, to address this concern.</td>
</tr>
<tr>
<td>Timing of preparation of Noise Reduction Plan.</td>
<td>The mitigation measure focusing on this impact has been revised to address this concern.</td>
<td>Mitigation Measure 3.11-2(a) has been revised to clarify the intent and efficacy of the Operations Noise Reduction Plan. As revised, Mitigation Measure 3.11-2(a) requires that the Operations Noise Reduction Plan would be developed and approved prior to issuance of the first building permit for the Plaza buildings and verified prior to issuance of a Certificate of Occupancy for the Plaza buildings, and would be in effect for the duration of operations. See Response to Comment Channel-22; see also MMRP, Mitigation Measure 3.11-2(a).</td>
</tr>
<tr>
<td>Timing of preparation of design for outdoor stage to limit noise levels.</td>
<td>The mitigation measure focusing on this impact has been revised to address this concern.</td>
<td>The outdoor stage would not result in “a clear line-of-sight to noise sensitive uses to the north east.” Based on the preliminary design for the outdoor stage in the Plaza area, the back of the outdoor stage, which would be located on the east side of the stage, would be completely enclosed with a sound shell extending up to 30 feet in height and the speakers would be oriented inward toward the west/southwest where the majority of the audience would be and not to the northeast where the alleged tunnel is located. Mitigation Measure 3.11-2(a) lists a range of feasible noise control features that can be implemented to reduce noise from the stage to ensure that noise levels remain below applicable standards. The also requires that the Operations Noise Reduction Plan be developed and approved prior to issuance of the first building permit for the Plaza buildings and verified prior to issuance of a Certificate of Occupancy for the Plaza buildings, and would be in effect for the duration of operations. See Responses to Comments Channel-22 and Channel-24; see also MMRP, Mitigation Measure 3.11-2(a).</td>
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<tr>
<td>The use of sound-absorbing materials on Plaza buildings will be ineffective.</td>
<td>The use of sound-absorbing materials as one potential means of addressing noise impacts is appropriate.</td>
<td>Refinements to Mitigation 3.11-2(a) would require the project applicant to “[u]tilize sound-absorbing materials on the exterior of Plaza buildings to reduce potential tunneling effect form onsite buildings to adjacent to off-site sensitive receivers.”</td>
</tr>
<tr>
<td>Insufficient evidence to support the proposal to enclose the rooftop restaurant with a noise barrier.</td>
<td>The mitigation measure focusing on this impact has been revised to address this concern.</td>
<td>The requirements for the Operations Noise Reduction Plan have been refined to include a specification that the rooftop restaurant would include an enclosure that would be constructed with a material, such as glass, having a minimum density of 3.5 lbs/sf along the north/northeast perimeter of the rooftop restaurant, would be a minimum of 60 inches high, and would have no gaps</td>
</tr>
</tbody>
</table>
between each panel or between the panel or between the panel floor, and as allowed by building code, and that such an enclosure would provide a minimum of 8 dBA sound insertion loss. See Responses to Comments Channel-22 and Channel-24.

| Channel-24 | The EIR must impose a mitigation measure requiring enclosure of the rooftop restaurants and define maximum volumes for amplified music and stage activities. | The mitigation measure focusing on this impact has been revised to address this concern. | Mitigation Measure 3.11-2(a) has been revised to require implementation of mandatory noise reduction measures including, in relevant part, the following:

- Enclose the rooftop restaurant space with a material such as glass, with a minimum density of 3.5 pounds per square foot (3.5 lbs/sf), that is at least 60 inches high, and has no gaps between each panel or between the panel floor, and as allowed by building code, that would serve as a noise barrier that would provide a minimum of 8 dBA sound insertion loss at any noise-sensitive receptor.

Mitigation Measure 3.11-2(a) has been further revised to identify additional noise reduction measures that will be considered in the design of the Plaza to demonstrate that noise levels from amplified sound equipment would result in sound levels of no more than 3 dBA over ambient conditions at any noise-sensitive receptor. This includes, in relevant part, the following:

- Design any amplified sound system, equipment, and/or structures in the Plaza to ensure that aggregate noise from mechanical and amplified sound result in noise levels no greater than 3 dBA over ambient conditions (1-hour Leq) at any noise sensitive receptor during major event pre- and post-event conditions. Measures to achieve this standard may include, but are not limited to:
<table>
<thead>
<tr>
<th>Channel-26</th>
<th>The Project must incorporate a mitigation measure prohibiting ticketed events at the Project on the same day as events at the Forum and NFL Stadium—where combined attendance exceeds, for example, 24,500 people.</th>
<th>This proposal is infeasible.</th>
<th>This proposal is infeasible and impractical for a number of reasons. These reasons are set forth in Response to Comment Channel-26, and in a memorandum prepared by David Stone, a consultant retained by the City to analyze the feasibility of this proposal. Memorandum from David Stone, Stone Planning, to Mindy Wilcox, City of Inglewood. Re: IBEC and Proposed Attendance Restriction, May 21, 2020. This proposal would also have limited effectiveness in avoiding the Project’s significant impacts. See Response to Comment Channel-26.</th>
</tr>
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<tbody>
<tr>
<td>Channel-34</td>
<td>Impose mitigation measures to widen sidewalks—maintain a 20-foot wide public sidewalk to avoid significant pedestrian impacts on the east side of Prairie Avenue.</td>
<td>This proposal is unwarranted.</td>
<td>Widening the sidewalk on the east side of South Prairie Avenue beyond eight feet is not necessary in order to provide adequate and safe pedestrian capacity. If it conservatively assumed that 50 percent of all attendees were to walk from the Arena via this portion of the sidewalk, the resulting volume would be only 1,725 pedestrians—which corresponds to LOS B pedestrian space condition, which is considered acceptable. See Responses to Comments Channel-30 through Channel-34.</td>
</tr>
<tr>
<td>Channel-36</td>
<td>The Project must mitigate significant cumulative transit impacts by making fair-share contributions to Metro in order to provide additional transit services.</td>
<td>This proposal is unwarranted.</td>
<td>The Project’s impacts on transit are not significant. For this reason, the mitigation measure proposed in the comment is not required. See Responses to Comments Metro-2, Channel-35 and Channel-36. In addition, the Event TMP acknowledges the potential for events at the NFL Stadium, The Forum and/or the Project Arena to occur at the same time, and provides for adapting to transit demand as it arises.</td>
</tr>
<tr>
<td>LADOT-3</td>
<td>A cooperative mitigation program should be considered for IBEC and the Hollywood Park Specific Plan project (HPSP).</td>
<td>The Event Transportation Management Plan requires such cooperation.</td>
<td>The City agrees that there is a need for coordination between the HPSP project, particularly stadium events, and the Proposed Project as the mitigation program is finalized and implemented. The Draft Event TMP, included in the Draft EIR as Appendix K.4, provides for such coordination. Page 41 of the Draft Event TMP states that “[t]he City of Inglewood should convene recurring as-needed meetings of the IBEC, Forum, and NFL Stadium operators to coordinate traffic management activities for overlapping or concurrent events at the three venues and shall ensure that such coordination occurs.” As stated on page 1 of the Draft Event TMP, it is intended to be adaptable and updated based on, among other things, “[c]oordination with the operators of the NFL Stadium TMOP and The Forum.” See Response to Comment LADOT-3.</td>
</tr>
</tbody>
</table>
| LADOT-5 LADOT-9 | For MM 3.14-1(a), Event Transportation Management Plan – include language that requires communication with LADOT Special Traffic Operations staff to ensure that appropriate measures are considered to address potential event related queuing conditions on street traffic managed by LADOT. | The Event TMP has been revised as requested by the comment. | The Draft EIR, Appendix K.4, Table 1 is revised to add the following to the bottom of the table:

* LADOT manages and maintains streets and other local roads in the City of Los Angeles.

* Implementation of measures to address potential event queuing conditions on streets managed by LADOT, including deployment of traffic control officers, require communication with the LADOT Special Traffic Operations (STO)
The Event TMP provides a mechanism for establishing cost-sharing agreements in the event monitoring shows a regular and recurring need to deploy TCOs or other traffic control measures on key corridors in the City of Los Angeles. See Responses to Comments LADOT-5 and LADOT-9.

| LADOT-6 | For MM 3.14-2(c), West Century Blvd/La Cienega Blvd Physical Improvement – include language that requires the project to, should the proposed mitigation be deemed infeasible, provide a commensurate substitute mitigation. | The mitigation measure has been revised as requested by the comment. | Mitigation Measure 3.14-2(c) has been revised to add the following language: Should these improvements be deemed infeasible, the applicant and City of Inglewood shall work with LADOT to identify and, if feasible, implement a substitute measure of equivalent effectiveness at substantially similar cost. A substitute measure that can improve the overall safety of this intersection could include, but not be limited to, provision of transportation system management (TSM) measures or a commensurate contribution to such measures. See Response to Comment LADOT-6. |
| LADOT-7 | For MM 3.14-3(j), Centinela Ave/La Cienega Blvd Physical Improvement – include language that requires the project to provide a commensurate substitute mitigation should the proposed mitigation be deemed infeasible. | The mitigation measure has been revised as requested by the comment. | Mitigation Measure 3.14-3(j) has been revised to add the following language: Mitigation Measure 3.14-3(j) should be deemed infeasible, the project applicant and City of Inglewood shall work with LADOT to identify and, if feasible, implement a substitute measure of equivalent effectiveness at substantially similar cost. A substitute measure that can improve the overall safety of this intersection could include, but not be limited to, provision of transportation system management (TSM) measures or a commensurate contribution to such measures. See Response to Comment LADOT-7. |
| Garcia-1 | Consider providing gondola rides to the Arena and nearby sports / entertainment venues. | This proposal is infeasible. | The proposal to construct and operate a gondola system providing access to the Arena and nearby sports / entertainment venues is considered infeasible due to its cost, the availability of more effective public transit options, and lack of control over HPSP land that would be required to implement such an initiative. See LADOT for further information on this comment, the following additional Mitigation...

| LADOT-10 | Since the DEIR discloses that several City of Los Angeles’ study | A mitigation measure has been developed in | Implement such initiatives with LADOT to continue in concert.

Table continues on next page.
intersections cannot be directly mitigated, LADOT would like the Project mitigation program to include a commensurate ITS package, to be determined in consultation with appropriate LADOT staff, that can be used to address these impacts.

consultation with LADOT; such mitigation is incorporated into the Project.

Measure 3.14-18(s) has been developed and applied to the Project:

**Mitigation Measure 3.14-18(s)**

The project applicant shall make a one-time contribution of $280,000 to the LADOT to help fund and implement Intelligent Transportation Systems (ITS) improvements at intersections in which the Project causes a significant impact for which a specific mitigation that would reduce this impact to less than significant could not be identified. These 12 intersections are identified in Table 3.14-63 Cumulative plus Project (Major Event) with Mitigation Conditions and Table 3.14-99 Cumulative (with The Forum) plus Project (Major Event) with Mitigation Conditions.

Concourse Way / West Century Boulevard

Western Avenue / West Century Boulevard

Vermont Avenue / West Century Boulevard

Van Ness Avenue / Manchester Boulevard

Western Avenue / Manchester Boulevard

Normandie Avenue / Manchester Boulevard

Vermont Avenue / Manchester Boulevard

Hoover Avenue / Manchester Boulevard

Figueroa Street / Manchester Boulevard

I-110 Southbound On/Off-Ramps / Manchester Boulevard

I-110 Northbound On/Off-Ramps / Manchester Boulevard
| Metro-12 | The temporary relocation of the existing East Century/Prairie bus stop during construction potentially creates a safety hazard and could adversely affect public transit operations. Metro requests that the bus stop instead temporarily be relocated further west to approximately 60 feet west of the Starbucks driveway. Construction of parking facilities on the parcel west of the Starbucks driveway may cause the temporary stop to be relocated from time to time, and we encourage ongoing communication with Metro prior to and throughout the construction process. | This proposal is noted and will be considered by the City during construction. The proposal is not required in order to avoid a significant impact of the Project. | Metro’s request to situate the temporary bus stop on West Century Boulevard at a location 60 feet west of the Starbucks driveway (instead of directly west of South Prairie Avenue) has been forwarded to the City for its consideration. The City and the project applicant would coordinate with Metro to identify a mutually acceptable temporary bus stop. Such coordination will occur as construction proceeds. See Response to Comment Metro-12. |
| Metro-13 | Temporary or permanent modifications to any bus stop as part of the Project, including any surrounding sidewalk area, must be ADA-compliant. | This proposal is noted. Any modifications to bus stops will comply with applicable standards, including ADA requirements. | This comment is advisory in nature, to inform the City of Inglewood and operator of the Project that bus stops (either temporary or permanent) must be designed in accordance with ADA standards. See Response to Comment Metro-13. |
| Metro-14 | Metro recommends that the following information be included in the Project’s Construction Traffic Management Plan: "The Applicant shall coordinate with Metro Bus Operations Control Special Events Coordinator at 213-922-4632 and Metro’s Stops and Zones. | Mitigation incorporated into the project has been revised to include this proposal. | Mitigation Measure 3.14-15(g) has been revised to include the following footnote: 

*The Applicant shall coordinate with Metro Bus Operations Control Special Events Coordinator at 213-922-4632 and Metro’s Stops and Zones Department at 213-922-5190 not later than 30 days before the start of Project construction. Other municipal bus services may also be*
Department at 213-922-5190 not later than 30 days before the start of Project construction. Other municipal bus services may also be impacted and shall be included in construction outreach efforts."

<table>
<thead>
<tr>
<th>Metro-16</th>
<th>Consider providing long-term funding for expanded transit.</th>
<th>The proposal does not address an impact that would otherwise be significant. The proposal has been forwarded for the City’s consideration.</th>
<th>The request for long-term funding for additional rail service and personnel is noted and has been forwarded to the City and the project applicant for their information and consideration. See Response to Comment Metro-16.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Metro-19</td>
<td>Shuttle service hours and augmenting staff pre- and post-event should be extended on days with concurrent events at the Forum or SoFi Stadium to assist with excessive pedestrian and vehicle traffic.</td>
<td>The comment is noted. Shuttle service capacity will be sufficient to meet demand. No revisions are required.</td>
<td>On days with concurrent events, the type of shuttle bus operation could vary depending on whether parking is available in Hollywood Park or occupied by an event at the NFL Stadium. Depending on site-specific conditions such as event start/end times, shuttle service hours, routes, and staffing needs could change. The shuttle service would have ample capacity to accommodate transit riders without causing undue delays. See Response to Comment Metro-19.</td>
</tr>
<tr>
<td>Metro-20</td>
<td>Adequate curb space and/or bus berths should be allocated and designated for shuttle bus stops at each of the rail stations to be serviced.</td>
<td>The comment is noted. Curb space or berths will be determined in coordination with Metro as the Event TMP is developed and implemented. No revisions are required.</td>
<td>There is sufficient curb space at the Project site to accommodate shuttles. Curb space at Metro stations also appears to be sufficient. The designation of specific areas at Metro stations will be determined as the Event TMP is refined and implemented, in coordination with Metro. See Response to Comment Metro-20. In working out these details, Metro and the City will have the benefit of several years of experience with shuttles traveling between Metro stations and SoFi stadium.</td>
</tr>
</tbody>
</table>
| Metro-21 | Pre- and post-event planning may or may not require street closures and/or queuing of event attendees on the sidewalk (i.e., public right-of-way) to uniformly control crowds. The City and Applicant should coordinate with transportation and public works staff of local jurisdictions where the shuttle services are anticipated to connect to Metro rail stations within and outside the City of Inglewood.

Additional traffic officers and law enforcement support should be provided by the Applicant at transfer locations between rail and the shuttle service (at street level, not Metro property) to mitigate pedestrian and vehicle conflicts at intersections and sidewalks on the day of the event.

A robust and comprehensive master sign program and wayfinding signs (well-lit for nighttime events) should be implemented to direct attendees to the bus shuttles to and from the arena and at all shuttle stops.

The Applicant should consider allowing Metro TAP/Revenue staff to sell Metro fare media (one way, roundtrip, and day passes) to attendees inside the arena or on the property to help alleviate overcrowding at rail station ticket vending machines after events. | The comment is noted. The Event TMP provides for consideration of these proposals. No revisions are required. | The Event TMP requires coordination with Metro. The project applicant and the City are therefore required to work with Metro concerning the operational aspects of the Event TMP noted in the comment. It is anticipated that, if required, staff will be placed at transfer locations between rail and shuttles. Curb space allocation, wayfinding, promotion of use of transit and subsidy of transit passes are included in the TDM strategies described in Mitigation Measure 3.14-2(b) to achieve the required targets of transit use. See Response to Comment Metro-21. |
| NRDC-9 | The Project should require that shuttle buses should be zero-emission (ZE) vehicles, starting on Day 1. ZE buses are available today from a number of vendors, including BYD in Los Angeles County. | These proposals are infeasible. Mitigation has been revised, however, to require ZE buses in the event they become commercially available. | The comment suggests that shuttle buses should be zero-emission (ZE) vehicles starting on day one. The project applicant would implement the Project shuttle and charter bus program by contracting with a third-party commercial operator. Although ZE shuttle buses exist today, deployment among commercial operators of ZE shuttles is limited. Because of the operational requirements for the shuttle program (45 persons per shuttle), the current limited supply of ZE shuttles and necessary infrastructure to support operations, and the limited available incentives to support the purchase of ZE shuttles by local commercial operators, it is currently uncertain as to whether ZE shuttles would be commercially available to be deployed when the required shuttle services to the Proposed Project would be initiated. To assess the feasibility of deployment of ZE shuttle buses, the City retained an air pollution reduction technology expert, Ray Gorski, to conduct a detailed evaluation of the potential availability of ZE and NZE technology as part of the construction and operation of the Project. Based on the input from the City’s expert, the feasibility of requiring ZE shuttle buses on day one with the inventory that is commercially deployed is uncertain. Based on the comment’s proposal, the following measure is considered feasible and has been incorporated into Mitigation Measure 3.2-2 as an additional requirement: |

**Mitigation Measure 3.2-2(e)**

*If ZE or NZE shuttle buses sufficient to meet operational requirements of the TDM Program described in Mitigation Measure 3.14-2(h) are determined to be commercially available and financially feasible, the project applicant shall provide bidding priority to encourage their*
| NRDC-9 | The Project should require that emergency generators be electrically powered, and the Project should install more solar panels, and storage for solar power, to power them. | These proposals are infeasible. | Emergency generators are designed to provide emergency power to life safety systems such as elevators and fire pumps in the event of a power outage. Electric generators are not feasible for use in emergency situations because in an emergency, electric power may not be available. See Response to Comment NRDC-9. |
| NRDC-9 | Aspirational mitigation measures and “incentives” to reduce emissions of NOx should be replaced with mandatory measures. This comment refers to MMs 3.2-1(d), 3.2-2(c), 3.2(c)(3), 4.3-1(d). There is no showing in the DEIR that making MMs 3.2(c)(3) and 4.3-1(d) is infeasible. | These proposals are infeasible. | Based on an investigation of the availability of ZE and NZE trucks, the City concludes that such trucks are available but with limited applicability to construction-related activities. Performance requirements of heavy-duty on-road trucks for the construction activities required for the Proposed Project (i.e., soil import/export) are typically Class 8 trucks with a Gross Vehicle Weight Rating (GVWR) greater than 33,000 pounds, equipped with engines greater than 10 liters. Currently ZE and NZE trucks available consist of engines with displacement of 6.8- and 8.9-liters are not powerful enough to provide the main service needed during construction (hauling) and therefore would not represent a meaningful portion of the on-road truck trips analyzed in the draft EIR. Because ZE and NZE equipment costs considerably more than similar diesel-powered equipment, most purchasers rely on one of several incentive programs offered by the California Air Resources Board (CARB), California Energy Commission (CEC), or programs administered by the SCAQMD to offset the cost. Based on a search of all major California programs that offer incentives for this type of engine, none were used for |
construction-related activities such as haul trucks. Because of the uncertainty of the availability of on-road trucks appropriate for construction duty in the market in the timeframe anticipated for project construction, an unequivocal requirement to use ZE or NZE technology that is not yet commercially available would be too speculative to be considered feasible at this time.

Mitigation Measure 3.2-2(d) requires the project applicant to incentivize the use of ZE or NZE heavy-duty trucks for vendors and material deliveries during operation of the Proposed Project. Requiring NZE trucks during operations, as requested by the SCAQMD, would be infeasible as trucks visiting the Project Site would primarily be from third party vendors or tenants, which may be selected based on specific, possibly competing, criteria than their access to ZE or NZE delivery trucks. For example, in order to ensure that the City achieves its goal of additional employment opportunities for Inglewood residents and businesses, the proposed Development Agreement requires the developer, as the owner of the Arena, to take various actions to achieve the goal of hiring qualified Inglewood residents for no less than 35% of the employment positions needed in connection with event operations at the Arena; these employment positions include the Developer's contractors, subcontractors, and vendors providing services in connection with events held inside the Arena, such as food and beverage service, hospitality, and event security ("Event Operations Providers").

Local small businesses may not have the ability to secure ZE heavy-duty trucks to which larger vendors may have access. According to the City’s air pollution reduction technology expert, as of today there is there is limited availability of NZE and ZE vehicles in commercial businesses, and specifically
in businesses that support the commercial activities that would likely be needed at an event center like the Project. Additionally, it is not currently knowable which vendors or tenants would be present during initial operations, and they may change over time. For these reasons, it is speculative to assume that it would be feasible to require vendors and suppliers to provide deliveries and services exclusively, or even meaningfully, using NZE and ZE. As such Mitigation Measure 3.2-2(d) includes all feasible mitigation. See Responses to Comments SCAQMD3-14 and NRDC-9.

| NRDC-9 | Electric vehicle parking for the Project must be provided | This proposal is already required as an element of the Project. | These items are already included in the Project. (See Draft EIR, p. 2-64.) A total of 330 electric vehicle charging stations would be installed at the Project Site—equal to 8 percent of total parking spaces available. See Response to Comment NRDC-9. The Project must also provide electric vehicle charging stations to the community as required under AB 987. |
| NRDC-9 | Each building should include photovoltaic solar panels | This proposal is already required as an element of the Project. | The Project will build and operate a solar and battery system. The Project would install PV panels on the Arena, the South Parking Garage, and the West Parking Garage. Because solar power generated on private property cannot be transferred across a public right of way, such as streets, PV panels were not anticipated on the East Parking Structure since the energy demand from the parking structure and transportation hub is low. The hotel transaction and design have not progressed to the point where feasibility and efficacy of PV panels on the hotel structure or elsewhere on the hotel site can be determined. A requirement for the inclusion of PV panels would be stipulated in the final conditions of approval for the hotel, if determined appropriate and feasible, when the hotel design is finalized. See Response to |
| Comment NRDC-9. | The TDM program must be revised to quantify the criteria pollutant and GHG reductions expected from the TDM measures. | This proposal is unwarranted. Mitigation Measure 3.7-1(a) already requires the applicant to quantify and offset fully the project’s GHG emissions. | The magnitude of potential emissions reductions is based on vehicle miles traveled, which considers mode, ridership, and trip lengths for events, employees, and patrons of the Project. The efficacy of these measures cannot be quantified at this time and calculating the reduction in air pollutants and GHGs would be too speculative. Nevertheless, the efficacy of the TDM program in resulting GHG emissions reductions will be monitored and quantified as part of the GHG Annual Verification Report required by Mitigation Measure 3.7-1(b). The measure identifies a specific performance standard – no net new GHG emissions – that must be achieved. See Response to Comment NRDC-9, MMRP Mitigation Measure 3.7-l(a) [GHG Reduction Plan]. |
| NRDC-9 | The GHG reduction plan must be revised so as not to defer development of mitigation measures, and to quantify the measures selected. The process for verifying the actual number and attendance of net new, market-shifted, and backfill events is unacceptably vague and the verification process may itself be subject to CEQA as a discretionary project. | This proposal is unwarranted. Mitigation Measure 3.7-1(a) already requires the applicant to quantify and offset fully the project’s GHG emissions. | The EIR does not improperly defer mitigation. Mitigation Measure 3.7-1(a) provides a list of required measures to be included in the GHG Reduction Plan and identifies potential additional measures that may be needed to achieve no net new GHG emissions. Achievement of no net new GHG emissions is a measurable performance standard that would be monitored and verified by an independent qualified expert on an annual basis, as described in Mitigation Measure 3.7-1(b). The measure provides a menu of measures that may be used to achieve this identified standard. |
| NRDC-9 | Purchase and use of GHG offsets must meet CARB standards for cap and trade offsets. Having a CARB-approved registry is not the same thing as requiring CARB-approved offset credits, which are limited in scope and strictly | This proposal is unwarranted. Mitigation Measure 3.7-1(a) already requires the applicant to quantify and offset fully the project’s GHG emissions. | CARB has adopted five Compliance Offset Protocols to date that qualify for use in the State of California’s Cap and Trade program and has approved three Offset Project Registries to help administer the Compliance Offset program. The EIR specifies the use of a CARB-approved registry to ensure that any offsets used for mitigating the |
regulated. Additional local, direct measures that should be required before offsets are used include the following:

1. Urban tree planting throughout Inglewood
2. Mass transit extensions
3. Subsidies for weatherization of homes throughout Inglewood
4. Incentives for carpooling throughout Inglewood
5. Incentives for purchase by the public of low emission vehicles
6. Free or subsidized parking for electric vehicles throughout Inglewood
7. Solar and wind power additions to Project and public buildings, with subsidies for additions to private buildings throughout Inglewood
8. Subsidies for home and businesses for conversion from gas to electric throughout Inglewood
9. Replacement of gas water heaters in homes throughout Inglewood
10. Creation of affordable housing units throughout Inglewood

emissions. The measure allows for the use of both offset credits and local reduction measures, both of which are effective in offsetting GHG emissions.

Project GHG emissions would be of the highest quality—i.e., real, additional permanent, and third-party verified.

AB 987 requires the use of local, direct measures to mitigate at least 50 percent of the reductions needed to achieve “no net new” project emissions because the environmental effects of GHG emissions are purely cumulative in nature and involve global climate change that cannot be tied to emissions in any one location or mitigated exclusively at a local level, no such requirement exists for compliance with CEQA’s requirements for mitigation.

See Response to Comment NRDC-9.
<table>
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<tr>
<th>NRDC-10</th>
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<tbody>
<tr>
<td>NRDC-11</td>
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<tr>
<td>West Basin-2</td>
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</table>

<table>
<thead>
<tr>
<th>11. Promotion of anti-displacement measures throughout Inglewood</th>
<th>The Project must mitigate impacts resulting from displacement.</th>
<th>Mitigation for displacement impacts is not required.</th>
</tr>
</thead>
</table>

The City conducted a thorough study of potential direct and indirect housing displacement and there is no evidence in the record to support a conclusion that a new sports venue would indirectly contribute to effects that would result in displacement of existing housing units or residents in such substantial numbers that the construction of new housing elsewhere would be necessary. See Responses to Comments NRDC-4, NRDC-10 and NRDC-11.

West Basin respectfully requests that a small area (approximately 1,000 square feet) of the Proposed Project property be designated for a future recycled water disinfection station. This proposal is not required. The City remains committed as part of its current and continuing discussions with the West Basin Municipal Water District to assist it with finding an acceptable alternative site. The project will not affect the ability of the City and the District to identify such a site. See Response to Comment West Basin-2.

### Section VI. Evaluation of Project Alternatives

The EIR identified and analyzed in detail seven alternatives to the Proposed Project. These alternatives were selected for detailed analysis because, among other things, they were identified as “potentially feasible.” (CEQA Guidelines, § 15126.6, subd. (a).) Alternatives that are identified as not “potentially feasible” may be eliminated from detailed analysis in the EIR.7

The City Council now adopts findings concerning the feasibility of these alternatives. In adopting these findings, the City Council has considered the Project alternatives presented and analyzed in the EIR and presented during the comment period and public hearing process. The City Council finds, based on specific economic, legal, social, technological, or other considerations, that these alternatives are infeasible. Based on the impacts identified in the EIR and other reasons summarized below, and as

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7 Such alternatives that were considered but dismissed from further evaluation in the Draft EIR are described in section 6.3 of the Draft EIR, pages 6-12 through 6-18, and include use of the Project Site for an entertainment venue, a substantially reduced arena, housing, or an employment center/business park, and also include alternative locations in the City of Inglewood and elsewhere in the region.
supported by substantial evidence in the record, the City Council finds that approval and implementation of the Project as proposed is the most desirable, feasible, and appropriate action and hereby rejects the other alternatives and other combinations and/or variations of alternatives as infeasible based on consideration of the relevant factors set forth in CEQA Guidelines section 15126.6, subdivision (f). (See also CEQA Guidelines section 15091, subd. (a)(3).)

The City Council wishes to draw a distinction between whether an alternative is “potentially feasible,” and whether an alternative is found to be “feasible.” In particular, the concept of “feasibility” is not the same as the identification of “potentially feasible” alternatives selected for detailed analysis in the Draft EIR.

At the time the Draft EIR is prepared, the lead agency identifies alternatives that are “potentially feasible.” (CEQA Guidelines, § 15126.6, subd. (a).) At the project approval stage, by contrast, agency decision-makers must weigh the relative advantages and disadvantages of alternatives analyzed in the EIR. As a result of this process, the decision-makers must determine whether to approve the proposed project, to approve an alternative to the project, or to disapprove the project. A decision to reject alternatives in favor of the proposed project may be characterized as a finding that the alternatives are infeasible. (CEQA Guidelines, § 15091.)

The distinction between these two points in the process is noteworthy. At the Draft EIR stage, the focus is on, among other things, whether the alternative is “potentially feasible.” At the project approval stage, the focus is on whether the alternative is actually feasible. A decision in one context is not the same as a decision in the other. For example, an EIR may identify an alternative as “potentially feasible,” and therefore worthy of detailed analysis. Such an identification does not mean, however, that the agency decision-makers must find that this alternative is actually feasible. That is a separate determination that may or may not reach the same conclusions as put forth in the EIR. Moreover, the agency’s finding concerning the actual feasibility or infeasibility of an alternative may consider information in the EIR or elsewhere in the record; the information that the decision-makers may consider is not restricted to the EIR.

Finally, an agency’s finding rejecting an alternative as infeasible does not imply that this alternative was improperly included for detailed analysis in the EIR. Rather, as explained above, the alternatives included in an EIR as potentially feasible, and those rejected as infeasible by decision-makers, represent two distinct points in the CEQA process, using different standards, and based on evidence that may or may not be the same.

In light of these principles, the following discussion addresses whether the alternatives analyzed in detail in the EIR are, in fact, feasible. The discussion draws largely from the EIR, but it also relies on additional evidence elsewhere in the City’s record. The aim is to provide City decision-makers with information that may be useful in adopting CEQA findings concerning the alternatives analyzed in the EIR.
These findings rely in part on an analysis of the feasibility of alternatives prepared by ESA, the City’s lead environmental consultant for the project. This memorandum, cited as the “ESA Alternatives Memo,” provides additional information concerning the extent to which the alternatives analyzed in the EIR are feasible or are consistent with the City’s objectives or the project applicant’s objectives for the Project.

A. Summary of Alternatives Considered

CEQA mandates that an EIR evaluate a reasonable range of alternatives to the Project or the Project location that generally reduce or avoid potentially significant impacts of the Project. CEQA requires that every EIR also evaluate a “No Project” alternative. Alternatives provide a basis of comparison to the Project in terms of their significant impacts and their ability to meet project objectives. This comparative analysis is used to consider reasonable, potentially feasible options for minimizing environmental consequences of the Project. Here, the EIR identified and analyzed in detail seven alternatives to the Project. These alternatives were selected for detailed analysis because, among other things, they were identified as “potentially feasible.” (CEQA Guidelines, § 15126.6, subd. (a).) The seven alternatives to the Project analyzed in the EIR are the (1) No Project; (2) Reduced Project Size; (3) City Services Center Alternative Site; (4) Baldwin hills Alternative Site; (5) The District at South Bay Alternative Site; (6) Hollywood Park Specific Plan Alternative Site; and (7) The Forum Alternative Site.

The City Council rejects the Alternatives set forth in the EIR and summarized below because the City Council finds that there is substantial evidence, including evidence of economic, legal, social, technological, and other considerations described in this Section in addition to those described in Section F below under CEQA Guidelines section 15091(a)(3), that make infeasible such Alternatives. In making these determinations, the City Council is aware that CEQA defines “feasibility” to mean “capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, social, legal, and technological factors.” The Council is also aware that under CEQA case law the concept of “feasibility” encompasses (i) the question of whether a particular alternative promotes the underlying goals and objectives of a project, and (ii) the question of whether an alternative is “desirable” from a policy standpoint to the extent that desirability is based on a reasonable balancing of the relevant economic, environmental, social, legal, and technological factors.

1. Alternative 1: No Project

Description

Under CEQA, the No Project Alternative must consider the effects of not approving the project under consideration. The No Project Alternative describes the environmental conditions that exist at the time that the environmental analysis commences, as well as what would reasonably be expected to occur in the foreseeable future if the project were not approved (CEQA Guidelines section 15126.6(e)(2)). In the case

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8 Memorandum from Brian D. Boxer, AICP, ESA to Mindy Wilcox Re: Feasibility of IBEC Alternatives (June 12, 2020) (cited as the “ESA Alternatives Memo”).
of the Project, the Project Site is partially developed, so continuation of existing conditions would involve continued operation of businesses and re-tenanting of current developed land uses on the Project Site. Existing conditions are described in the Environmental Settings of each section within Chapter 3, Environmental Setting, Impacts, and Mitigation Measures, of this Draft EIR.

Under the No Project Alternative, the City Council would not approve any project on the Project Site, and none of the mitigation measures identified within this Draft EIR would be implemented. No demolition would occur under the No Project Alternative, because the existing structures on the site would be retained. The vacant parcels on the Project Site would continue to be vacant. The developed parcels on the Project Site would continue to be used, existing uses would continue, and those buildings that are currently vacant would be re-tenanted.

CEQA Guidelines section 15126.6(e)(3)(B) states that “[i]f disapproval of the project under consideration would result in predictable actions by others, such as the proposal of some other project, this ‘no project’ consequence should be discussed.” In this case, the Project Site is partially located within the IIBP Specific Plan, which calls for the development of light industrial and general commercial uses. The City adopted the IIBP Specific Plan in 1993. During the intervening 26 years, the development envisioned in the IIBP has not occurred. The parcels on the Project Site have remained vacant in part for the following reasons: (1) the recessions during the 1990s and 2000s, including the “Great Recession” of 2007-2012 hindered development; and (2) projects that have been proposed on the Project Site ended up not being economically feasible and failed to proceed to construction. (ESA Alternatives Memorandum, pp. 2-3.) In light of the lack of development activity within the IIBP Specific Plan area over nearly three decades, it is not foreseeable that “predictable actions by others” would lead to development of the vacant parcels for uses consistent with the IIBP Specific Plan. Because these parcels have remained vacant for such a long time, and the City has not received any development applications for the vacant parcels, it is a reasonable assumption that no development of currently vacant parcels on the Project Site would occur within the foreseeable future. Although the IIBP would remain in place, development as contemplated by the IIBP would not occur.

One potential use of the Project Site in the absence of the Project would be for off-site parking spaces to accommodate parking demands during large events at the NFL Stadium located within the Hollywood Park Specific Plan. (ESA Alternatives Memo, p. 3.) The NFL Stadium was approved by initiative in 2015. At that time, transportation and parking studies were performed to analyze how stadium patrons would travel to and from the Stadium site. These studies identified the Project Site as a likely location to provide parking for the Stadium on game days. The studies concluded that the Project Site could provide approximately 3,600 parking spaces. (Ibid.) This parking would only be needed, however, on an intermittent basis (likely 20 to 40 times per year). For the vast majority of the year, the Project Site would likely remain largely vacant and underutilized.

Under the No Project Alternative, it is assumed that for the foreseeable future the LA Clippers would continue playing at the Staples Center in Downtown Los Angeles, and the LA Clippers’ team offices would continue to be located on Flower Street, within two blocks of Staples Center. In addition, the LA Clippers would continue to use its practice and training facility in the Playa Vista neighborhood within
Los Angeles. It is also reasonable to assume that the LA Clippers would either remain at Staples Center or seek an alternate location for the development of a new arena. While there is currently no identified alternate location under consideration, the discussion under Section 6.3.6 provides a description of the evaluation process previously undertaken by the LA Clippers, and the discussion under Alternatives 3 through 7 provides a description of the comparative environmental effects of development of the Project at five alternative locations in the region, including three other sites in the City of Inglewood.

**Relationship to Project Objectives**

Under the No Project Alternative none of the City’s or applicant’s objectives for the Project would be achieved. Specifically, none of the City’s or applicant’s objectives to enhance the community would be accomplished. For example, the City would not achieve its goals of promoting the City as a premier regional sports and entertainment center (City Objective 1), enhancing the City’s general economic health by stimulating new business and economic activity (City Objective 2), and constructing (with private funds) a public assembly space to host sporting, cultural, business, and community events (City Objective 8). Similarly, the applicant would be unable to achieve its goals of creating a lively, visitor- and community-serving environment year-round for patrons, employees, community members, and visitors (Applicant Objective 1c) and contributing to the economic and social well-being of the surrounding community by providing public benefits and increasing revenues (Applicant Objective 1f).

In addition, FAA Airport Improvement Program Grant funds have been used to acquire most of the Project Site. This program contemplates that property acquired using these funds will be redeveloped for a use that is compatible with the property’s proximity to LAX. The grant agreements also generally require that the City use its best efforts to “dispose of the land at fair market value at the earliest practicable time…” (See ESA Alternatives Memo, pp. 3-4.) This same principle applies to those parcels acquired by the City’s Redevelopment Agency, and now owned by the Successor Agency. This requirement is embodied in the City’s objectives for the Project, which include:

5. Transform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City.

Under this Alternative, the Project Site would remain largely undeveloped, and would not be redeveloped for uses consistent with those contemplated under the FAA grant program. Holding the Project Site vacant and/or underutilized under the No Project Alternative would be inconsistent with the obligation to use best efforts to dispose of the Project Site parcels at a fair market value at the earliest practicable time, as specified in the grant agreements under the FAA AIP program. (See ESA Alternatives Memo, pp. 3-4.)

**Comparative Impacts**

Table 6-2 at the end of Chapter 6.0, Alternatives, of the EIR, provides an impact-by-impact comparison of the significant impacts of the Project and Alternative 1. Because no new development would occur at the Project Site, the effects of the No Project Alternative would be a continuation of the existing conditions described in Chapter 3, Environmental Setting, Impacts, and Mitigation Measures. Because the
Project would not be constructed or operated at the Project Site under this alternative, none of the impacts identified for the Project would occur under the No Project alternative.

The Arena Site contains two developed parcels that are currently unoccupied. One unoccupied building is a two-story warehouse/light manufacturing facility located on the north side of West 102nd Street. The other unoccupied building is a one- and two-story concrete commercial building with an access driveway and small parking area located at 3838 West 102nd Street. Under Alternative 1, it is foreseeable that these buildings would be leased to new tenants, and warehouse/light industrial/commercial activities in those buildings would resume. These activities would foreseeably be similar in nature and scope to those activities that have occurred in the past.

The effects of continued use of Staples Center for LA Clippers games would continue to create a range of environmental effects in and around downtown Los Angeles and the region, including the generation of vehicle miles traveled (VMT) and associated congestion during pre- and post-event hours, and generation of criteria air pollutants including ozone precursors and small particulate matter. Because these effects are ongoing, they are considered part of the regional environmental setting and would not be subject to mitigation through the CEQA process.

**Basis for Finding**

While the No Project Alternative would avoid impacts associated with the Project, this alternative would not further any of the Project objectives or provide any of the benefits contemplated by the Project. As discussed above, under the No Project Alternative, the vacant parcels on the Project Site would likely remain vacant or underutilized for the foreseeable future and, as a result of the parcels remaining vacant, the City’s economic development goals for the Project Site and the City at large, as set forth in the City’s General Plan Land Use Element, would not be met. In addition, holding the Project Site vacant and/or underutilized under the No Project Alternative would be inconsistent with the City’s obligation to use best efforts to dispose of the Project Site parcels at a fair market value at the earliest practicable time, as specified in the grant agreements under the FAA program. The public benefits to be provided pursuant to the Development Agreement for the Proposed Project would also not be provided under the No Project Alternative. (See ESA Alternatives Memorandum, p. 5.) The City Council thus rejects the No Project Alternative on each of these grounds independently. All of the reasons provide sufficient independent grounds for rejecting this alternative.

**Finding**

Specific economic, legal, social, technological, or other considerations, including provision of employment opportunities for highly trained workers, make infeasible this project alternative identified in the EIR.

2. **Alternative 2: Reduced Project Size**
Under Alternative 2, the Project would be reduced in size to the maximum extent potentially feasible so as to avoid or substantially lessen impacts that would be associated with the intensity of development on the Project Site. Alternative 2 examines the impacts of a project that would still provide an arena sized consistent with the smallest recently-constructed NBA arenas, while eliminating all other uses that are not absolutely essential to the construction and operation of the arena itself. In this fashion, Alternative 2 would eliminate all uses other than the Arena itself, the plaza that supports Arena entry and exit, and the infrastructure (primarily parking) necessary to serve the Arena. Further downsizing the Arena is considered infeasible because an arena with further reduced capacity would be smaller than any other recently constructed arenas serving an NBA franchise.

An alternative that eliminates the Arena, or includes an arena smaller than the minimum size required for an NBA franchise, would not meet a basic project objective. Alternative 2 would meet this basic project objective, while minimizing, to the extent feasible, impacts in the immediate vicinity of the Project Site. As such, under this alternative only the Arena, pedestrian plaza, and South Parking Garage would be constructed on the Arena Site. None of the other Project elements (i.e., team practice facility, sports medical clinic, and team administrative offices, retail shops and restaurants, outdoor plaza stage, hotel, and community-type uses) would be constructed. The LA Clippers’ team offices would continue to be located on Flower Street within two blocks of Staples Center, while the LA Clippers would continue to use their practice and training facility in the Playa Vista neighborhood of Los Angeles. It should be noted that the environmental impacts of operation of these facilities in their current locations are included in the existing conditions, and would continue into the future under Alternative 2.

Under this alternative, the seating capacity of the Arena would be reduced by approximately 3 percent to approximately 17,500 (up to 18,000 attendees in certain concert configurations), consistent with the seating capacity of the most recently built NBA arena (i.e., Fiserv Forum in Milwaukee, Wisconsin). Without inclusion of team practice facility, sports medical clinic, and team offices, the Arena structure would be further reduced in size. Furthermore, elimination of retail and community uses would mean that the pedestrian plaza would also be larger under this alternative as compared to the Project.

Parking provided under Alternative 2 would comply with parking supply requirements established in Inglewood Municipal Code section 12-47, which require provision of parking spaces at a ratio of 1 space per 5 attendees. With a total capacity of 18,000 attendees at the Arena, this alternative would require a minimum of 3,600 parking spaces. Alternative 2 would provide 3,775 on-site parking spaces, slightly more than required by the Municipal Code, compared to the 4,125 on-site parking spaces provided by the Project. The West Parking Garage would be constructed with 3,110 spaces across six stories, the same as under the Project. In addition, the proposed South Prairie Avenue pedestrian bridge linking the West Parking Structure to the plaza on the Arena Site would still be included. Similar to the Project, the South

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Parking Garage would be located immediately to the south of the arena on the Arena Site, providing 625 parking spaces across three stories, a small decrease from 650 spaces on three floors under the Project.

Under Alternative 2, on the East Transportation and Hotel Site, no parking structure nor public parking use would be provided; the site would only serve buses, Transportation Network Company (TNC) vehicles and taxis via a surface parking and pickup/drop-off lot. Further, under this alternative no hotel would be constructed on the Hotel Site, a decrease in the size of the Project Site of 1.25 acres, or about 4.5 percent.

Finally, construction of the proposed replacement well on the Well Relocation Site would take place under Alternative 2.

Under Alternative 2, employment on the Project Site would be reduced because the LA Clippers would not move their team offices and practice facility to the Project Site, and the sports medicine, hotel, retail/restaurant, and community uses would be eliminated. In total, this would reduce the non-event employment on the Project Site from approximately 768 under the Project to approximately 75 under Alternative 2. Event-related employment would remain the same as under the Project.

**Relationship to Project Objectives**

The Reduced Project Size Alternative would meet some, but not all of the City’s objectives for the project. Alternative 2 would achieve City Objective 10 as it would lessen the severity of a number of significant impacts of the Project. The City objectives to promote economic development, the economic health and welfare, and City revenues (City Objective 2); to strengthen the community by providing public and youth-oriented space (City Objective 4); and to create employment and construction-related employment opportunities in the City of Inglewood (City Objective 7) would only be partially met under this alternative as no retail use, team practice facility, sports medical clinic or team offices would be included.

With regard to the City’s longstanding goals articulated in the General Plan Land Use Element, which call for the promotion of economic development, and as reflected in City Objective 2, Alternative 2 would generate a materially lower level of economic activity on the Project Site compared to the Proposed Project. (See ESA Alternatives Memo, pp. 5-6.) Specifically, Alternative 2 would result in the following reductions in direct and indirect economic activity in the City of Inglewood economy compared to the Project:

- Construction of the smaller Alternative 2 would result in approximately 1,109 fewer jobs, with construction employee compensation reduced by a net of approximately $66.7 million, and a reduction of total economic activity of approximately $150.2 million.

- On-going operations of Alternative 2, net of elimination of existing uses, would result in a decrease in employment of approximately 545 jobs, with annual employee compensation reduced by approximately $38.7 million, and annual total economic activity reduced by approximately $81.6 million.
In addition to overall reductions in employment and economic activity in the City of Inglewood, Alternative 2 would have correlative reductions in revenues to the City. As discussed in the same economic study cited above, Alternative 2 would result in a reduction in revenue to the City of approximately $2.8 million per year. (Ibid.) This estimate is considered conservative in that it does not account for potential reductions in parking taxes (there would be fewer parking spaces in Alternative 2 than the Proposed Project, but this has not been accounted for because displaced parking could still occur in the City), and construction taxes which are based on factors such as contractor earnings in the City, construction materials sales in the City, and the commercial building value permit based on total construction costs. (ESA Alternatives Memo, p. 7.) The reduction in construction under Alternative 2 would also reduce the revenue to the Inglewood Unified School District by approximately $175,000 as a result of reduced payment of school impact in-lieu fees, further undermining the City’s objective to promote City revenues. (Ibid.)

Furthermore, the elimination of the team practice facility, sports medical clinic, and team office means that the LA Clippers would continue to generate VMT and associated air pollutants and GHG emissions during commute trips between these uses located around the Los Angeles basin. As such, Alternative 2 would be less responsive to City Objective 10 because it would be less environmentally conscious than the Project.

Lastly, Alternative 2 would be less responsive than the Proposed Project to the City’s objective to “transform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City.” As discussed above under Alternative 1, the intent of the AIP program is that the land in question acquired by the City and Successor Agency be cleared of incompatible uses, and that the grant recipients use their best efforts to dispose of the land at fair market value for development with airport compatible uses. Under Alternative 2, the East Transportation Hub and Hotel site would not be developed as under the Proposed Project. These parcels would instead remain vacant. (ESA Alternatives Memo, p. 10.)

With regard to the project applicant’s objectives, the Reduced Project Size Alternative (Alternative 2) would meet some but not all of the project applicant’s objectives for the Project. Under this alternative the Arena would have 500 fewer seats than identified in project applicant Objectives 1a and 1d. In addition, the project applicant’s goal of consolidating team facilities (project applicant Objective 1e) and providing complementary retail (project applicant Objective 1e) would also not be met under the Reduced Project Size Alternative, as no team facilities and retail development would be provided. The elimination of retail and hotel uses under this alternative would be less responsive to meeting the intent of project applicant Objective 1f related to providing public benefits such as opportunities for youth- and community-oriented programs and increasing revenues by property and sales taxes and potential transient occupancy taxes. Alternative 2 would also be less responsive to project applicant objective 3a, which reflects the applicant’s intent to create a year-round, active environment, with a daily population on-site that would support nearby retail and community-serving uses, and avoid creating an area that would be devoid of
activity outside of the period immediately before and after scheduled events. (See ESA Alternatives Memo, pp. 8-9.) Finally, the absence of a complementary uses such as a team practice facility, sports medical clinic, team offices, retail and public uses under this alternative would fail to meet project applicant Objectives 2 and 2d.

**Comparative Impacts**

Table 6-2 at the end of Chapter 6.0, Alternatives, of the EIR has an impact-by-impact comparison of the significant impacts of the Project and Alternative 2.

*Impacts identified as being the same or similar to the Project*

**Aesthetics**

Although a number of uses would be removed from the Project, many of the impacts of the Project on environmental resources affected by the size and location of the Project Site would be either the same, or nearly so. Alternative 2 would include the Arena Structure and West Parking Garage essentially as proposed under the Project, including the South Prairie Avenue pedestrian bridge. As such, aesthetic impacts to views north and south on South Prairie Avenue would remain unchanged. There would be a modest reduction in the amount of development visible to motorists on West Century Boulevard due to the elimination of the hotel development on the East Transportation Site and the elimination of the plaza development on the Arena Site, however the larger structures that would remain, including the Arena Structure and the West Parking Garage, would continue to be visually present in views east and west on West Century Boulevard (Impact 3.1-1). Finally, impacts related to spillover lighting at nearby residential structures would remain essentially the same as under the Project (Impacts 3.1-2 and 3.1-5), with the same required mitigation measures.

**Biological Resources**

Because the same tree removal would occur under Alternative 2 as under the Project, impacts related to disturbance to nesting raptors or migratory birds (Impact 3.3-2) and loss of protected trees (Impacts 3.3-3) would be identical to those described for the Project, with the same required mitigation measures.

**Cultural and Tribal Cultural Resources**

Because the Project Site would be essentially the same as under the Project, the construction impacts of Alternative 2 that are related to demolition, ground-disturbance and excavation would be similar to the Project although lessened by approximately 4.5 percent as there would be no ground disturbance associated with the planned hotel on 1.25 acres of the East Transportation Site under Alternative 2. Therefore, damage to unknown historical resources, archaeological resources, or tribal cultural resources (Impacts 3.4-1, 3.4-2, 3.4-3, 3.4-5, 3.4-6, and 3.4-7), and/or unknown human remains (Impacts 3.4-4 and 3.4-8) would be reduced, but would still require mitigation.

**Geology and Soils**

Impacts related to geology and soils conditions and hazards, including paleontological resources would be similar to those described for the Project. Because Alternative 2 would occur on the same Project Site as the Project, the same geological and soils conditions that would be encountered in construction of
Alternative 2 would be the same as with the Project. Because there would be less ground-disturbing activity because of the reduced amount of development in Alternative 2, the potential for erosion and accidental discovery of paleontological resources would be correspondingly decreased (Impacts 3.6-2 and 3.6-4). However, these impacts would continue to be potentially significant under Alternative 2 and would require the same mitigation measures as identified for the Project in order to reduce the impact to less than significant.

**Hazards and Hazardous Materials**

Impacts related to the transport, handling, and disposal of hazardous materials would remain essentially the same as under the Project (Impact 3.8-1), with adherence to the same federal, State and local regulations. There would be a decrease in the numbers and types of businesses on the Project Site under Alternative 2, but these decreases would be insufficient to change the conclusions about significance or the requirement for adherence to federal, State and local regulations. In addition, exposure to contaminated soils (Impact 3.8-4) under Alternative 2 would be reduced by approximately 4.5 percent as there would be no ground disturbance associated with the planned hotel on 1.25 acres of the East Transportation Site, but mitigation would still be required. Finally, hazards to air navigation (Impact 3.8-5) under Alternative 2 would be the same as the Arena Structure and the construction cranes required to construct the Arena would be the same height as with the Project, and thus would penetrate imaginary airspace surfaces set by the FAA for LAX; the same mitigation would be required.

**Hydrology and Water Quality**

Impacts of Alternative 2 associated with soil erosion during construction and storm water drainage post-construction would also be similar to the Project but somewhat lessened as the planned hotel on the East Transportation and Hotel Site would not be constructed under Alternative 2. As a result of the site being reduced in size by about 1.25 acres, impacts related to degradation of water quality during construction and post-construction (Impacts 3.6-1, 3.6-3, 3.9-1 and 3.9-4) and inadequate site drainage (Impacts 3.9-3 and 3.9-6) would be reduced by about 4.5 percent, but would still require mitigation.

**Land Use and Planning**

Like the Project, Alternative 2 would have less-than significant-impacts related to land use and planning (Impacts 3.10-1 through 3.10-4).

**Noise**

Traffic noise impacts of Alternative 2 would be essentially unchanged under Alternative 2. Under normal conditions, a doubling of traffic generates an increase in ambient noise of about 3 dB. Reciprocally, it would take a reduction of about 50 percent to result in a noticeable change in the noise impacts of the project. As reported below, this alternative would result in a reduction in traffic of about 3 percent. Thus, traffic noise effects of Alternative 2 would be the same as those of the Project (Impacts 3.11-2 and 3.11-6; Final EIR, pp. 3-334—338 [Responses to Comments Channel-40 and Channel-43]).

Like the Project, Alternative 2 would not expose people within portions of the Project Site where there is an expectation of quiet to excessive noise levels from aircraft operations at nearby LAX as the hotel and
team medical clinic would not be constructed on the Project Site. For this reason, noise impacts associated with aircraft operations (Impacts 3.11-4 and 3.11-8) would be avoided, as with the Project.

Public Services
Because impacts of the Project on public services, including fire and police protection, and parks and recreation facilities would be largely driven by event activity at the Arena, these impacts would remain largely unchanged and would continue to be less than significant (see Impacts 3.13-1 through 3.13-10), under Alternative 2.

Transportation and Circulation
Under Alternative 2, the slightly reduced capacity of the Arena would reduce vehicle trip generation in the pre-event and post-event peak hours for major events in the weekday and weekend evenings by approximately 3 percent. This slight reduction in trips would not materially reduce the significant impacts found for the Project on intersections, neighborhood streets, and freeway facilities under either Adjusted Baseline or Cumulative conditions with or without concurrent events at The Forum or the NFL Stadium (Impacts 3.14-1 through 3.14-9, Impacts 3.14-16 through 3.14-24, Impacts 3.14-28 and 3.14-29, and Impacts 3.14-33 and 3.14-34).

Similar to the Project, Alternative 2 has the potential to impact on-time performance for buses operating in the vicinity because of congestion associated with event arrival and departure traffic (Impacts 3.14-11, 3.14-25, 3.14-30, and 3.14-35).

Construction impacts on traffic were determined to be significant for the Project due to temporary lane closures along the Project frontages on South Prairie Avenue and West Century Boulevard. Construction of the Arena and West Parking Garage under Alternative 2 would likely involve the same temporary lane closures. Therefore, construction impacts for Alternative 2 would be similar to those for the Project.

Although Project-related congestion would be slightly less than under the Project, the potential impact on emergency access to the CHMC would be essentially the same, and would require mitigation to be less than significant, as under the Project.

Utilities and Service Systems
Because the amount of impervious surfaces in Alternative 2 would be very similar to those under the Project, impacts related to storm drainage system capacity (Impacts 3.15-9 and 3.15-10) would be essentially the same as under the Project, with the same required mitigation measures.

Impacts Identified as Being Less Severe than the Project

Air Quality and Greenhouse Gas Emissions
Air Quality and GHG emissions during construction and operation under Alternative 2 would be similar to the Project but the reduced seating capacity of the Arena and elimination of the other proposed ancillary uses (i.e., retail shops, outdoor stage, team practice facility, sports medical clinic, team offices) on the Arena Site and the hotel on the East Transportation Site would reduce the amount of construction, and would reduce the overall amount of associated traffic by 3 percent. There would be a corresponding
decrease in criteria pollutant emissions, localized maximum daily operational emissions (NO₂), and GHG emissions. Therefore, similar to the Project, Alternative 2 would conflict with implementation of the applicable air quality plans, as operational emissions associated with the alternative, though reduced, would still exceed thresholds established by the SCAQMD for criteria air pollutants (Impact 3.2-1 and 3.2-5).

Impacts associated with the emission of criteria air pollutants (Impacts 3.2-2 and 3.2-6), localized maximum daily operational emissions (NO₂) (Impacts 3.2-3 and 3.2-7), and GHG emissions (Impact 3.7-1) would be reduced by approximately 3 percent, but would still require the implementation of Mitigation Measure 3.2-2(a), which would require the implementation of a Transportation Demand Management (TDM) program (Mitigation Measure 3.14-2(b)), Mitigation Measure 3.2-2(b), which would require the testing of the emergency generators and fire pump generators on non-event days, Mitigation Measure 3.2-2(c), which would require preparation and implementation of a Construction Emissions Minimization Plan, Mitigation Measure 3.2-2(d), which would require the project applicant to encourage the use of zero- and near-zero emissions vendor and delivery trucks, Mitigation Measure 3.7-1(a), which would require the implementation of a GHG reduction plan, and Mitigation Measure 3.7-1(b), which would require the preparation of an annual GHG verification report to determine the number of GHG offsets required to bring the project below the no net new GHG emissions threshold of significance.

**Energy Demand and Conservation**

Energy demand during construction and operation under Alternative 2 would be similar to the Project but lessened because the capacity of the Arena would be reduced by 3 percent. This alternative would not include additional team facilities (i.e., team practice facility, sports medical clinic, and team offices) at the Project site, although the team offices and practice facility would continue to be used in their current sites. The planned hotel on the East Transportation Site would not be included, and thus would reduce the amount of energy demanded (Impacts 3.5-2 and 3.5-4).

**Noise and Vibration**

Noise levels under Alternative 2 would be similar to the Project but lessened as the seating capacity of the Arena would be reduced by 3 percent and none of the other proposed facilities (i.e., retail shops, outdoor stage, team practice facility, sports medical clinic, and team offices) on the Arena Site and the hotel on the East Transportation Site would be constructed. (Final EIR, pp. 3-334—336 [Response to Comment Channel-40]). Therefore, impacts associated with a temporary increase in noise during construction and a permanent increase in noise during operation (Impacts 3.11-1, 3.11-2, 3.11-5 and 3.11-6) would be reduced as the duration of construction noise would be shorter (due to less building space) and the amount of traffic would decrease (due to fewer trips). In addition, vibration levels under Alternative 2 would also be similar to the Project but lessened for the same reasons. As a result, vibration impacts with respect to structural damage and human annoyance (Impacts 3.11-3 and 3.11-7) would be reduced, but would still require the implementation of Mitigation Measures 3.11-3(a) through (c), which requires minimum distances of construction equipment from sensitive receptors and the designation of a construction relations officer to field vibration-related complaints.
Population, Employment and Housing

Impacts related to Population, Employment and Housing (Impacts 3.12-1 through 3.12-4) would remain less than significant under Alternative 2, although non-event-related employment generation on the Project Site would be reduced by about 90 percent. Because under Alternative 2 non-event-related employment on the Project Site would be reduced by about 90 percent, impacts on public schools (Impacts 3.13-11 and 3.13-12), already less than significant for the Project, would be further reduced under Alternative 2. The Arena under Alternative 2 would be expected to generate a total of 35 new school students, a reduction of 15 students compared to the 50 students under the Project as described in Table 3.13-9.

Transportation and Circulation

The elimination of the ancillary uses in Alternative 2 would avoid the significant impacts identified for the Project's ancillary uses and hotel at intersections and neighborhood streets (Impacts 3.14-1 through 3.14-6, Impacts 3.14-16 through 3.14-21, Impacts 3.14-28, and 3.14-33). As discussed on page 6-29 of the Draft EIR, the elimination of the ancillary uses in Alternative 2 would avoid the significant impacts identified for the Project's ancillary uses and hotel at study area intersections and along neighborhood streets. (See Final EIR, pp. 3-336, 3-338—3-339 [Responses to Comments Channel-40 and Channel-44].)

The slight reduction in venue capacity would reduce the significant VMT impacts identified for events at the venue, but not to a less than significant level. The elimination of the ancillary uses and hotel would avoid the significant VMT impacts identified for the Project hotel use (Impact 3.14-10).

Utilities and Service Systems

Under Alternative 2, utility demands would be proportionately decreased as a result of the decreased capacity of the Arena, and elimination of the practice facility, team offices, and sports medicine clinic in the Arena Structure, as well as the retail/restaurant, community, and hotel uses. Water demand of Alternative 2 would be approximately 48 percent lower than under the Project. Wastewater generation of Alternative 2 would be about 31 percent lower than under the Project. Solid waste generation of Alternative 2 would be approximately 37 percent lower than under the Project. As a result, impacts with respect to water supply (Impacts 3.15-2 and 3.15-4), wastewater treatment capacity (3.15-5, 3.15-7), and solid waste disposal capacity (3.15-11 and 3.15-13) would be less than significant under both the Project and Alternative 2.

Impacts Identified as Being More Severe than the Project

Noise

The impact of event-related noise on nearby sensitive receptors would be exacerbated under the Reduced Project Size Alternative. Plaza events that utilize amplified sound, including pre- or post-game concerts, would be more exposed due to the lack of intervening structures in the plaza meaning that more noise would escape the Project Site, and would travel greater distances, affecting more sensitive receptors.

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As such, affected sensitive receptors, especially those located to the northwest of the intersection of South Prairie Avenue and West Century Boulevard, as well as homes that are located south and west of the Arena, west of South Prairie Avenue and south of West 102nd Street, as well as the hotel use at 3900 West Century Boulevard would all be exposed to substantially higher levels of noise than disclosed for the Project (Impacts 3.11-2 and 3.11-6). Mitigation of these effects would either involve (1) reductions in the level of amplification for plaza events, or (2) construction of intervening walls or structures to obstruct line-of-sight between the plaza and nearby sensitive receptors.

Transportation and Circulation
Although few of the impacts of the Reduced Project Size Alternative would be more severe than those of the Project, it is notable that Alternative 2 would fail to respond to several policies of the City of Inglewood General Plan which encourage the development of employment-generating uses in the City. Further, by eliminating the potential to consolidate LA Clippers team uses, including the Arena, practice facility, sports medicine and treatment facilities, and team offices in a single location, Alternative 2 would likely increase the amount of travel between these uses that are currently located disparately throughout the region. The result of this would be increased trip-making and increased VMT. Further, the elimination of complementary ancillary uses on the Project Site would likely increase trip-making and VMT for both regular daytime employees as well as for event attendees who would have to travel to other locations for food and drink, hotels, and other activities (Impact 3.14-10). These effects would tend to exacerbate the generation of air pollutants, GHG emissions, congestion, and other such effects at a regional level. Further explanation of the ways in which transportation impacts under Alternative 2 would be more severe than those of the Project was provided in response to comments on this point in the Draft EIR. (Final EIR, pp. 3-338—3-339 [Response Comment Channel-44].)

Basis for Finding
Alternative 2 (Reduced Project Size) would avoid or lessen some impacts associated with the Project. This alternative, however, this alternative would not further some of the key City objectives related to promoting economic development, as well as the project applicant’s objectives related to consolidating team facilities, providing complimentary retail, and providing public benefits such as opportunities for youth- and community-oriented programs and increasing revenues by property and sales taxes and potential transient occupancy taxes. Because implementation of Alternative 2 would eliminate over approximately 1,100 construction jobs and approximately 545 on-going operational jobs, approximately $150 million in economic activity in the City during construction would be eliminated. (ESA Alternatives Memo, p. 7.) Additionally, once the Project commences operations, each year approximately $82 million in economic activity in the City, and approximately $2.8 million in annual revenues to the City and approximately $176,200 in fees to the Inglewood Unified School District would be eliminated. (Ibid.)

In addition to economic-related impacts, because it is assumed that the LA Clipper’s offices would remain in Downtown Los Angeles under Alternative 2, members of the team front office would have a much longer trip from the team’s offices in Downtown Los Angeles and to the new Arena in Inglewood to attend games or other Arena events. During off-peak hours it takes approximately 20-25 minutes to
make this trip using the I-110 and I-105 freeways and South Prairie Avenue. However, during the PM peak hour, which would occur shortly before games typically start on weekdays, travel times could approximately double. As a result, employees would spend up to an hour traveling, which is time that could be put to more productive use if their offices were co-located with the Arena – an identified objective of the applicant (project applicant Objective 1c).

Alternative 2 would also be less successful in establishing complimentary ancillary uses on the Project Site, and would therefore fail to achieve transportation benefits associated with encouraging patrons to travel to or from the site at off-peak times. (ESA Alternatives Memo, pp. 9-10.) For each and all of these reasons, Alternative 2 would be materially worse than the Project in terms of its ability to meet the City’s goals to promote economic development that would generate opportunities for the City’s residents.

Alternative 2 would also result in the loss of amenities and the inability to hold pre- and post-game events. Alternative 2 would therefore diminish the customer and fan experience. (ESA Alternatives Memo, pp. 8-9.) In addition, the presence of these amenities has a beneficial effect on travel patterns for those attending events at the Arena; the loss of these amenities would have a deleterious effect on traffic. (ESA Alternatives Memo, pp. 9-10.)

Alternative 2 would be less responsive than the Project with respect to the requirements of the City’s FAA AIP grants. (ESA Alternatives Memo, p. 10.)

The City Council rejects Alternative 2 (Reduced Project Size) on each of these grounds independently. All of the reasons provide sufficient independent grounds for rejecting this alternative.

**Finding**

Specific economic, legal, social, technological, or other considerations, including provision of employment opportunities for highly trained workers, make infeasible Alternative 2.

3. **Alternative 3: City Services Center Alternative Site**

**Description**

Under Alternative 3, key elements of the Project would be developed on a site in Downtown Inglewood, located approximately 1.5 miles northwest of the Project Site (see Figure 6 2). The focus of this alternative is to identify the impacts that would occur if the arena and as much of the other elements of the Project as feasible are developed at another site within the City of Inglewood that is not as proximate to The Forum and the NFL Stadium, as a means of avoiding or lessening the traffic and related impacts of concurrent events at these facilities. The City determined that there is one such site that may meet these criteria and provides sufficient land to accommodate the Arena, some parking, and plaza uses potentially available.

Specifically, Alternative 3 would be located on an approximately 9.7-acre site that encompasses the majority of a block bound by West Beach Avenue on the north, West Ivy Avenue on the east, Cable Place
and the future Crenshaw/LAX light rail right-of-way on the south, and North Eucalyptus Avenue on the west. The Alternative 3 site is presently occupied by a City-owned corporation yard, known as the Inglewood City Services Center, and a firefighter training academy owned and operated by El Camino College. One existing building on the Alternative 3 site includes ground-level maintenance bays for vehicle and equipment maintenance, uncovered parking and a fuel island on the second floor accessible from Cable Place to the south of the site, and three floors of office space. Uncovered parking and material stockpiles and storage areas are also present in the City Services Center. Facilities on the firefighter training academy portion of the site include a classroom building, practice tower, and a “burn” building.

Regional access to the Alternative 3 site is provided by the San Diego Freeway (I-405), located approximately 0.6 miles to the west, and the Glenn Anderson Freeway & Transitway (I-105), located 2.3 miles to the south. Interstate 405 is located about 0.7 miles closer to the City Services Center Alternative site than to the Project Site, while I-105 is located about three times as far from the City Services Center Alternative site (2.4 miles) than from the Project Site (0.8 miles). Local access to the City Services Center Alternative site is provided by several major arterials, including Florence Avenue and La Brea Avenue, which serve the area near the City Services Center site. Transit access to the City Services Center Alternative site is provided by several bus lines and the future Crenshaw/LAX light rail line. The closest bus stop to the City Services Center Alternative site is a block north along North La Brea Avenue, and the nearest light rail station to the City Services Center Alternative site is about 0.25 miles to the east along Florence Avenue. The Alternative 3 site is located approximately 1.5 miles northwest of The Forum, and approximately 2 miles northwest of the site of the NFL Stadium.

Uses in the immediate vicinity of the City Services Center Alternative site include the Marvin Engineering Company industrial complex north and adjacent to the City Services Center site, manufacturing and single-family residential uses to the north across West Beach Avenue and manufacturing and warehouse uses to the east across Ivy Avenue. There are also churches to the west of the site across North Eucalyptus Avenue. With the exception of a three-story structure along West Beach Avenue, all of the remaining uses to the north and east of the site are located in one-story structures, including three single family homes on the north side of West Beach Avenue, east of West Hazel Street. An electrical substation is located across the future Crenshaw/LAX light rail line right-of-way to the south and a single-story commercial wholesale building is located to the south across Cable Place. The City’s Sanford M. Anderson Water Treatment Plant is located to the west across North Eucalyptus Avenue.

The City Services Center Alternative site and the surrounding area are designated Downtown Transit-Oriented Development (TOD) in the City of Inglewood General Plan. The City Services Center Alternative site and the area to the north, east, and south of the site is zoned MU-2, TOD Mixed Use 2, while the area to the west of the site is zoned O-S, Open Space.

Alternative 3 would involve the demolition of the facilities that presently occupy the City Services Center and firefighter training academy areas and the construction of an Arena and parking structures that would open to a pedestrian plaza that would include an outdoor stage (see Figure 6 2). Similar to the Project, the Arena under this alternative would have a capacity of 18,000 attendees in an NBA basketball.
configuration, and up to 18,500 in certain concert configurations. The Arena would be located on the southeast portion of the site while Parking Structure A would be situated on the southwestern portion of the site and Parking Structures B and C would be situated on the northeastern portion of the site. Access to the Arena would be provided on West Beach and North Eucalyptus avenues via a pedestrian plaza. Parking Structure A would be accessed from North Eucalyptus Avenue while Parking Structures B and C would be accessed from West Beach Avenue. In addition, approximately up to 48,000 square feet of ground floor retail oriented towards the pedestrian plaza would be provided on the lower level of Parking Garages A and B and along the northwestern border of the site.

The proposed parking structures on the City Services Center Alternative site would include 4,215 parking spaces, which is the same amount of parking provided by the Project. In addition, off-site parking for events at the Arena would be provided by an existing parking structure owned and operated by the Faith Central Bible Church. The existing structure is located approximately 800 feet to the southwest of the Project Site along Florence Avenue and would provide up to 860 additional parking spaces.

At 9.7 acres, the Alternative 3 site would be approximately 35 percent of the size of the Project Site. As a result, none of the other team facilities proposed by the Project (e.g., team practice facility, sports medical clinic, and team offices) would be constructed under Alternative 3 as the site is not of sufficient size to accommodate the additional square footage. The LA Clippers’ team offices would continue to be located on Flower Street within two blocks of Staples Center while the LA Clippers would continue to use their practice and training facility in the Playa Vista neighborhood of Los Angeles. In addition, this alternative would not include a hotel or a new potable water well because existing uses would remain in their existing locations on the Project Site.

Finally, under Alternative 3, all of the uses that presently occupy the City Services Center and the firefighter training academy would be relocated to the Arena Site along West Century Boulevard. Unlike the Project, the relocation of these uses would not require the vacation of either West 101st Street or West 102nd Street. In addition, these uses would only require approximately 10 acres of the Arena Site.

**Relationship to Project Objectives**

The City Services Center Alternative would meet some of City’s objectives for the project. In particular, the project would meet the City’s goals of becoming a regional sports and entertainment center (City Objective 1) and stimulating economic development (City Objective 2). In addition, given the location of the site near the future Crenshaw/LAX light rail line, Alternative 3 would also meet the City’s goal of encouraging public transit opportunities (City Objective 6).

Although Alternative 3 would include relocation of current City Services Center and the firefighter training academy uses to the Arena Site portion of the Project Site, it would result in a less intensive use of the Project Site than the Project. Because City Objective 5 is to “[t]ransform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City,” Alternative 3 would not be as responsive to this objective as the Project. In addition, the elimination of the team practice facility, sports medical clinic, and team offices means that the LA Clippers would continue to
generate VMT and associated air pollutants and GHG emissions during commute trips between these uses located around the Los Angeles basin. As such, Alternative 3 would be less responsive to City Objective 10 because it would be less environmentally conscious than the Project.

The City Services Center Alternative would also meet some, but not all, of the project applicant’s objectives for the project. First, because constructing on the City Services Center Alternative site would require designing and constructing replacement uses on the Project Site, it is uncertain if this alternative site would allow the applicant to begin hosting LA Clippers home games in the 2024-2025 season, and thus could be unable to meet project applicant Objective 1a. (ESA Alternatives Memo, pp. 10-11.)

Additionally, the Alternative 3 site does not meet the definition of “project area” included in PRC section 21168.6(a)(5). As a result of this change, should the adequacy of the EIR be litigated, rather than the AB 987 dictated 270-day process for legal proceedings, including any potential appeals, the project would be subject to the established legal process which can take three or more years. As a result of a more extended legal process, litigation regarding the adequacy of the EIR for Alternative 2 would likely obstruct the ability to meet the project applicant’s schedule objective to open in time for the 2024-25 NBA season.

Moreover, because AB 987 would not apply at this site, the measures that the project applicant has committed to in the Greenhouse Gas (GHG) reduction plan, which includes a number of local measures that would provide benefits in the City of Inglewood, would not be implemented under Alternative 3. (ESA Alternatives Memo, p. 11.)

Alternative 3 would also not meet the project applicant’s goal of consolidating team facilities on one site (project applicant Objective 1b) as the team practice facility, sports medical clinic, and team offices would continue to be located in Downtown Los Angeles and Playa Vista, respectively. (See Id. at p. 13.)

Alternative 3 would only partially meet the project applicant’s goal of contributing to the economic and social well-being of the community as the elimination of the hotel under the City Services Center Alternative would result in the loss of revenue from transient occupancy taxes (project applicant Objective 1f). The City Services Center Alternative site would be approximately 35 percent of the size of the Project Site, and would provide fewer amenities, thus the project would not be as competitive with other major entertainment venues as it would be on the Project Site, and it would not provide sufficient complementary on-site uses to sustain the project on non-event days (project applicant Objectives 2b and 2d). Finally, the project would not be located on a site near other similar uses (i.e., the future stadium) within the HPSP area under the City Services Center Alternative. As a result, Alternative 3 would not combine with the future stadium to create a dynamic, year-round sports and entertainment district destination in the southwestern portion of the City (project applicant Objective 3a).

**Comparative Impacts**

Table 6-2 at the end of Chapter 6.0, Alternatives, of the EIR has an impact-by-impact comparison of the significant impacts of the Project and Alternative 3. In addition, the comparative analysis of environmental effects provided below was informed by the Downtown Inglewood and Fairview Heights
Transit Oriented Development (TOD) Plan Program EIR\textsuperscript{11} which provided information relating to existing conditions in and around the City Services Center site.

**Impacts Identified as Being the Same or Similar to the Project**

Although the size of the City Services Center Alternative site is only about 35 percent of the size of the Project Site, Alternative 3 also involves relocation of uses from the City Services Center Alternative site to the Project Site, and thus a number of impacts would be similarly likely to occur despite the reduced size of the site for the construction of the Project.

**Aesthetics**

Like the Project developed at the Project Site, Alternative 3 would introduce more intensive and dense uses than current development at the City Services Center site. At this location, there are limited long-range views to be affected by the larger structures that would be developed under this alternative (Impact 3.1-1). Like at the Project Site, there are a few residences in close proximity to the City Services Center site. As a result of the rather low intensity of use along West Beach Avenue, it is likely that nighttime light levels at the existing homes that are across the street from this site are less than two foot-candles at the property line. With the addition of Alternative 3 at this location, the potential exists for outdoor lighting, building façade lighting, and illuminated signage on the Arena and/or parking structures that would face the residences to result in light levels in excess of the significance threshold (Impacts 3.1-2 and 3.1-5). This would be similar to the impacts of the Project on adjacent sensitive receptors, and would be mitigated through implementation of Mitigation Measures 3.1-2(a) and (b).

**Biological Resources**

A number of trees are located on and/or adjacent to the City Services Center site. In addition, as discussed in Section 3.3, Biological Resources, a number of trees are also located on and/or adjacent to the Arena Site where the City Services Center and fire academy would be relocated. As a result, Alternative 3 could disturb nesting raptors or migratory birds (Impact 3.3-2) and result in the loss of protected trees (Impact 3.3-3). Mitigation Measures 3.3-2 and 3.3-3 would reduce these impacts by requiring that steps be taken to protect these resources during construction. As a result, impacts on nesting raptors or migratory birds and protected trees would be similar to those described for the Project.

**Cultural and Tribal Cultural Resources**

Like the Project Site, there are no known archaeological or historical resources located on the City Services Center site. However, according to the TOD EIR, it is likely that development in Downtown Inglewood, including on the City Services Center site, could disturb buried archaeological resources, and disturb


unknown human remains. In addition, as discussed in Section 3.4, Cultural and Tribal Cultural Resources, unknown archaeological resources, and human remains may also be located on the Arena Site where the City Services Center and fire academy would be relocated. For these reasons, it is possible that, like with the Project, implementation of Alternative 3 could cause a substantial adverse change in the significance of unknown historic, archaeological, or tribal cultural resources (Impacts 3.4-1, 3.4-2, 3.4-3, 3.4-5, 3.4-6, and 3.4-7), and/or unknown human remains (Impacts 3.4-4 and 3.4-8). Mitigation Measures 3.4-1 and 3.4-4 would reduce these impacts by requiring that work stop if such resources are uncovered, and that the resources be appropriately evaluated and treated. Therefore, impacts on archaeological resources and human remains would be similar to the Project.

Geology and Soils
Impacts related to geology and soils conditions and hazards, including paleontological resources would be similar to those described for the Project (see Section 3.6, Geology and Soils). Because Alternative 3 would occur approximately 1.7 miles from the Project Site, the geological and soils conditions that would be encountered in construction of Alternative 3 would be essentially the same as with the Project. The proximity of the City Services Center Alternative site to the historic Centinela Creek and nearby seismic faults could indicate the potential for unstable soils, but any impacts would be avoided by required compliance with the California Building Code. According to the TOD EIR, it is likely that development in Downtown Inglewood, including on the City Services Center site, could disturb previously unknown unique paleontological resources, but because there would be less ground-disturbing activity because of the reduced amount of development in Alternative 3, the potential for erosion and accidental discovery of paleontological resources would be correspondingly decreased (Impacts 3.6-2 and 3.6-4). However, these impacts would continue to be potentially significant under Alternative 3 and would require the same mitigation measures as identified for the Project in order to reduce the impact to less than significant.

Hazards and Hazardous Materials
A known Leaking Underground Storage Tank (LUST) is located approximately 0.14 miles to the southwest of the City Services Center Alternative site and a petroleum spill occurred approximately 100 feet to the south of the site. It is possible that releases from these sites may have migrated to the City Services Center site. In addition, the presence of a fuel island and ongoing vehicle and equipment maintenance activities in the service bays could indicate that unknown soil contamination may be present on the City Services Center site. Furthermore, as discussed in Section 3.8, Hazards and Hazardous Materials, unknown soil contamination may be present on the Arena Site given its land used history and the results of soil testing. As a result of these conditions at the City Services Center site, under Alternative 3, as with the Project, it is possible that construction workers could be exposed to contamination during ground disturbing activities (Impact 3.8-4). Mitigation Measure 3.8-4 would require

the preparation and approval of the Soil Management Plan prior to initiating earthwork activities, which would reduce the potential for worker exposures. For this reason, impacts related to on-site contamination would be similar to those described for the Project.

**Hydrology and Water Quality**

The City Services Center Alternative site is fully developed with impervious surfaces; pervious surfaces on the site are minimal and include ornamental landscaping. Sheet flow stormwater runoff on the City Services Center Alternative site is managed by an existing system of storm drains. Further, the site is bisected, east-to-west, by a drainage that is encased in a below-grade culvert and would be required to be relocated as part of development of the site. In addition, as discussed in Section 3.9, Hydrology and Water Quality, the Arena Site is partially developed with large portions of previously developed but now vacant land.

As a result, it is possible that construction and operation of Alternative 3 could cause water quality discharges that are not consistent with SWRCB objectives and could degrade the quality of the water that is discharged from the City Services Center Alternative site (due to arena development) and the Arena Site (due to the relocation of the City Services Center land uses) (Impacts 3.6-1, 3.6-3, 3.9-1, and 3.9-4). Altered drainage patterns during both construction and operation on both sites, including the realignment of the below-grade drainage culvert bisecting the City Services Center site, would also have the potential to result in erosion, sedimentation, and/or flooding on or off site by redirecting or concentrating flows (Impact 3.9-3 and 3.9-6). In order to lessen the significance of these impacts for Alternative 3, like the Project, Mitigation Measure 3.9-1(a) would require the project to comply with a number of regulations governing water quality and drainage while Mitigation Measure 3.9-1(b) would require the periodic sweeping parking lots during operation to remove contaminants. As a result, impacts related to water quality and drainage would be similar to the Project.

**Land Use and Planning**

Like the Project, Alternative 3 would not result in the division of an established community, nor would it be inconsistent with plans or policies that have been adopted for the purposes of environmental mitigation, and thus Alternative 3 would have less-than significant impacts related to land use and planning (Impacts 3.10-1 through 3.10-4).

**Public Services**

Because impacts of the Project on public services, including fire and police protection, parks and recreation facilities, and public schools would be largely driven by event activity at the Arena, these impacts would remain largely unchanged and would continue to be less than significant (see Impacts 3.13-1 through 3.13-12) under Alternative 3.

**Transportation and Circulation**

Under Alternative 3, the ability to walk to the Crenshaw/LAX light rail line Downtown Inglewood Station without the need for shuttling would increase the attractiveness of rail transit, although this effect could be partially offset since only one rail line would be thus accessible. As such, it is anticipated that
vehicle trip generation for major events in the arena at the City Services Center Alternative site would be similar to that for the Project.

This alternative would therefore be expected to have intersection, neighborhood street, and freeway facility impacts for major events at a similar level as the Project (Impacts 3.14-1 through 3.14-9, Impacts 3.14-16 through 3.14-24, Impacts 3.14-29 and 3.14-29, and Impacts 3.14-33 and 3.14-34), although distributed across the transportation system differently. Although the City Services Center Alternative site is closer to the I-405 freeway (0.6 miles) than is the Project (1.3 miles), it is farther from the I-110 and I-105 freeways; thus, regional trips would not be distributed as evenly and freeway impacts would be concentrated on the I-405. Furthermore, although Florence Avenue and La Brea Avenue (designated as major arterials in the City of Inglewood General Plan) serve the area near the site, the street grid system breaks down in the north part of Inglewood surrounding the City Services Center Alternative site, with curvier streets, less arterial capacity, and discontinuous streets in the vicinity.

Eucalyptus Avenue and Beach Avenue both travel through residential neighborhoods to the north of the City Services Center Alternative site. Since both of these streets would provide direct access to parking garages for the arena, neighborhood street impacts would be expected on these streets (Impacts 3.14-4 through 3.14-6, and Impacts 3.14-19 through 3.14-21).

The amount of on-site parking under this alternative would be similar to that for the Project, meaning that a substantial amount of parking (roughly 3,700 to 4,100 spaces for a major event) would still need to be provided off site. Some could be accommodated in parking garages in the downtown Inglewood area and in the nearby Faithful Central Bible Church parking structure, but shuttling would be required to off-site parking, presumably at Hollywood Park, to avoid spillover parking into residential neighborhoods.

Similar to the Project, Alternative 3 has the potential to impact on-time performance for buses operating in the vicinity because of congestion associated with event arrival and departure traffic (Impacts 3.14-11, 3.14-25, 3.14-30, and 3.14-35).

Construction impacts on traffic were determined to be significant for the Project due to temporary lane closures along the Project frontages on South Prairie Avenue and West Century Boulevard. Construction of the Project at the Alternative 3 site would likely involve temporary lane closures along the Eucalyptus Avenue frontage of the site for construction of a parking garage. Therefore, construction impacts for Alternative 3 would be in a different location, but would be similar in magnitude to those described for the Project.

Utilities and Service Systems
The existing storm drain system in the area of the City Services Center Alternative and Arena sites may not have sufficient capacity to handle post-construction stormwater runoff from each site (Impacts 3.15-9 and 3.15-10). In order to lessen the significance of these impacts for Alternative 3, like the Project, Mitigation Measures 3.15-9 and 3.15-10 would require the project to comply with a number of regulations governing water quality and drainage (Mitigation Measure 3.9-1(a)). As a result, impacts related to stormwater drainage would be similar to the Project.
Impacts Identified as Being Less Severe than the Project

Because Alternative 3 would be located away from the busy West Century Boulevard and South Prairie Avenue corridors, and because the amount of development in Alternative 3 is less than under the Project, a number of significant impacts of the Project would be lessened or avoided.

Aesthetics

Although the aesthetic impacts of the Project to views and visual character would be less than significant with mitigation, none of the effects described near the Project Site would occur under Alternative 3. There would be development on the Arena Site, but it would be low in scale other than the fire academy tower, and would not be large in scale. Because the streets surrounding the City Services Center Alternative site are narrower and not straight for extended distances, views are relatively constrained, and as such there would be less potential for disruption of long-range views under Alternative 3 (Impact 3.1-1). Further, the significant impacts of increased light at sensitive receptors around the Project Site, including the residences at 10226 and 10204 South Prairie Avenue, as well as residences on the west side of the West Parking Garage Site, would not occur under Alternative 3 as development would not be lit at night (Impacts 3.1-2 and 3.1-5).

Air Quality and GHG Emissions

Air Quality and GHG emissions during construction and operation under Alternative 3 would be similar to the Project but lessened because this alternative would disturb slightly less soil (i.e., 9.7 acres on the City Services Center Alternative site and approximately 10 acres on the Arena Site) and would not include additional team facilities (i.e., team practice facility, sports medical clinic, and team offices), the planned hotel on the East Transportation Site, or a new potable water well, and thus, the duration of construction would be shorter and fewer trips would be generated during operation. In addition, as discussed under Transportation, below, the elimination of the office, practice facility, sports medicine clinic, and hotel uses in Alternative 3 and the ability to walk to rail transit would reduce weekday peak hour trip generation by the ancillary uses by more than half from that estimated for the Project, with corresponding decreases in both criteria air pollution and GHG emissions directly from the Project. However, the lack of consolidation of the LA Clippers uses on a single site would tend to offset some of these reductions as a result of increased amounts of travel between the Arena Structure, team offices currently located in downtown Los Angeles, and practice facility in Playa Vista.

Therefore, similar to the Project, Alternative 3 would conflict with implementation of the applicable air quality plans, as operational emissions associated with the alternative, though reduced, would still exceed thresholds established by the SCAQMD for criteria air pollutants (Impact 3.2-1 and 3.2-5). In addition, impacts associated with the emission of criteria air pollutants (Impacts 3.2-2 and 3.2-6), localized maximum daily operational emissions (NO$_2$) (Impacts 3.2-3 and 3.2-7), and GHG emissions (Impacts 3.7-1 and 3.7-2) would be reduced, but would still require the implementation of Mitigation Measure 3.2-2(a), which would require the implementation of a transportation demand management (TDM) program (Mitigation Measure 3.14-2(b)), Mitigation Measure 3.2-2(b), which would require testing of the emergency generators and fire pump generators on non-event days, Mitigation Measure 3.2-2(c), which would require preparation and implementation of a Construction Emissions Minimization Plan,
Mitigation Measure 3.2-2(d), which would require the project applicant to encourage the use of zero- and near-zero emissions vendor and delivery trucks, Mitigation Measure 3.7-1(a), which would require the implementation of a GHG reduction plan, and Mitigation Measure 3.7-1(b), which would require the preparation of an annual GHG verification report to determine the number of GHG offsets required to bring the project below the no net new GHG emissions threshold of significance.

Energy Demand and Conservation

Energy demand during construction and operation under Alternative 3 would be similar to the Project but lessened because this alternative would not include additional team facilities (i.e., team practice facility, sports medical clinic, and team offices), the planned hotel on the East Transportation Site, or a new potable water well, and thus would reduce the amount of energy demanded (Impacts 3.5-2 and 3.5-4).

Hazards and Hazardous Material

Alternative 3 would not result in an air navigation hazard as the City Services Center Alternative site as it is not located within an airport land use area plan. For this reason, hazards impacts associated with air navigation (Impacts 3.8-5) would be avoided under this alternative and Mitigation Measure 3.8-5 would not be required.

Noise and Vibration

As described above, there are three residential homes that are considered sensitive receptors immediately across West Beach Avenue. Construction noise levels under Alternative 3 would also be similar to the Project but lessened in duration as this alternative would not include additional team facilities (i.e., team practice facility, sports medical clinic, and team offices), the planned hotel on the East Transportation Site, or a new potable water well, and thus the construction period would be shorter and fewer vehicle trips would be generated during operation. Like with the Project, operational sound from outdoor plaza events from amplification systems would result in significant impacts at sensitive receptors proximate to the City Services Center site, but because compared to the Project there are fewer sensitive receptors that are in close proximity to the City Services Center site, this impact would be less severe than under the Project. Therefore, impacts associated with a temporary increase in noise during construction and a permanent increase in noise during operation (Impacts 3.11-1, 3.11-2, 3.11-5, and 3.11-6) would be reduced, but would still require implementation of Mitigation Measure 3.11-1, which would require the implementation of measures and controls to reduce noise during construction, Mitigation Measure 3.11-2(a), which would require the preparation of an operations noise reduction plan, and Mitigation Measure 3.11-2(b), which would require the implementation of a transportation demand management (TDM) program (Mitigation Measure 3.14-2(b)).

Vibration levels under Alternative 3 would also be similar to the Project but lessened as the duration of construction would be shorter. As a result, vibration impacts with respect to structural damage and human annoyance (Impacts 3.11-3 and 3.11-6) would be reduced, but would still require the implementation of Mitigation Measures 3.11-3(a) through (e), which requires minimum distances of construction equipment from sensitive receptors and the designation of a construction relations officer to field vibration-related complaints.
Unlike the Project, Alternative 3 would not result in the construction of the hotel and team medical clinic and the City Services Center Alternative site is located entirely outside the 65 dBA contour for aircraft operations from LAX. Thus, Alternative 3 would not expose sensitive receptors within the Project Site to excessive noise levels from aircraft operations, and impacts related to exposure to aircraft noise would be less than significant, like with the Project.

**Population, Employment and Housing**

Impacts related to Population, Employment and Housing (Impacts 3.12-1 through 3.12-4) would remain less than significant under Alternative 3, although non-event-related employment generation on the City Services Center Alternative site would be reduced by about 62 percent. Because non-event-related employment on the City Services Center Alternative site would be reduced by about 62 percent under Alternative 3, impacts on public schools (Impacts 3.13-11 and 3.13-12), already less than significant for the Project, would be further reduced under Alternative 3. The arena and commercial uses under Alternative 3 would be expected to generate a total of 38 new school students, a reduction of 12 students compared to the 50 students under the Project as described in Table 3.13-9.

**Transportation and Circulation**

The elimination of the office, practice facility, and sports medicine clinic uses in Alternative 3 and the ability to walk to rail transit would reduce weekday peak hour trip generation by the ancillary uses by more than half from that estimated for the Project, substantially reducing or possibly even avoiding the significant impacts of the ancillary uses at intersections and neighborhood streets (Impacts 3.14-1, 3.14-4, 3.14-16, and 3.14-19).

The elimination of the hotel use would avoid the significant VMT impact identified for the Project hotel use (Impact 3.14-10).

Pedestrian impacts could be lessened since event attendees parking off site at Hollywood Park would be shuttled to the off-site locations and would not have to cross arterial streets to access the off-site parking (Impact 3.14-13).

The nearest emergency room to the Alternative 3 site is located at the Centinela Hospital Medical Center, approximately 1.1 miles from the site. Given that large events at the Alternative 3 site would directly impact La Brea Avenue and Eucalyptus Avenue, two of the primary north-south routes across the future Metro Crenshaw/LAX light rail line within the City of Inglewood, Project-related congestion could impact emergency access to the CHMC from northern portions of the City. This impact would be less severe than emergency access impacts of the Project, but could nonetheless require mitigation to result in a less than significant impact.

Given the location of the City Services Center Alternative site relative to The Forum and the NFL Stadium, Project impacts on intersections, neighborhood streets, freeway facilities, and public transit during concurrent events at The Forum and/or the NFL Stadium would be shifted and somewhat lessened from those for the Project during concurrent events (Impacts 3.14-28 and 3.14-29 and Impacts 3.14-33 and 3.14-34).
Utilities and Service Systems

Under Alternative 3, utility demands would be proportionately decreased as a result of the elimination of the practice facility, team offices, and sports medicine clinic in the Arena Structure and hotel uses. As described above, these uses would continue to exist and operate in their current locations. Water demand of Alternative 3 would be approximately 31 to 35 percent lower than under the Project. Wastewater generation of Alternative 3 would be about 22 percent lower than under the Project. Solid waste generation of Alternative 3 would be approximately about 22 percent lower than under the Project. As a result, impacts with respect to water supply (Impacts 3.15-2 and 3.15-4), wastewater treatment capacity (Impacts 3.15-5, 3.15-7), and solid waste disposal capacity (3.15-11 and 3.15-13) would be less than significant under both the Project and Alternative 3.

Impacts Identified as Being More Severe than the Project

Although the amount of development included in the City Services Center Site Alternative is less than under the Project, the specific aspects of the site create the potential for impacts that would be more severe than under the Project.

Aesthetics

Because of the narrowness of the surrounding streets and the presence of residential uses immediately across West Beach Avenue, the potential for spillover lighting effects on residential uses is greater than under the Project (Impacts 3.1-2 and 3.1-5). In addition, the location of the residences to the northeast of the Arena Structure and 8-story Parking Structure B and 7-story Parking Structure C that would be located across the street would create the potential for shadows to be cast on the homes in afternoons in the winter (Impact 3.1-3). Due to the over 400-foot length and east-west alignment of the two parking structures, such effects would be longer lasting than shadow effects on homes under the Project and it is likely that these impacts would be significant. If such shadows were significant, mitigation would involve reducing the height of the West Beach Avenue parking structures, which could also materially reduce the available parking on the City Services Center Alternative Site.

Transportation and Circulation

Of the streets immediately bordering the City Services Center Alternative site, Eucalyptus Avenue is designated as a minor arterial, Beach Avenue and Ivy Avenue are designated as collector streets, and Cable Place is a local street. Each of these streets currently provide only one traffic lane in each direction in the vicinity of the alternative site, and Eucalyptus Avenue and Ivy Avenue will have at-grade crossings with the Crenshaw/LAX light rail line. As such, the ability of Eucalyptus Avenue to adequately accommodate peak event flows into and out of Parking Structure A and of West Beach Avenue to adequately accommodate peak event flows into and out of Parking Structures B and C would result in significant street and site access impacts (Impacts 3.14-4 through 3.14-6, and Impacts 3.14-19 through 3.14-21).

Basis for Finding

Alternative 3 (City Services Center Alternative Site) would avoid or lessen some impacts associated with the Project; however, this alternative would also increase impacts to aesthetics and transportation and circulation. As discussed above, this alternative would not further some of the key City objectives related to transforming vacant or underutilized land within the City into compatible land uses within aircraft noise contours, and remaining environmentally conscious. Further, compared to the Project, Alternative 3 would generate a materially lower level of economic activity on the Project Site, and would materially reduce overall revenues to the City and the Inglewood Unified School District, due to the scaled-down size of the alternative. (ESA Alternatives Memo, p. 12.) Project costs would also likely increase under Alternative 3 as the City’s corporation yard and the firefighter training academy would be relocated to the Project Site, and the City would likely have to bear the cost of replacing these facilities, preliminarily estimated at $75-100 million. (Ibid.)

Alternative 3 would also be less responsive than the Proposed Project to the City’s objective to “transform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City.” As discussed above under Alternative 1, the intent of the AIP program is that the land in question acquired by the City and Successor Agency be cleared of incompatible uses, and that the grant recipients use their best efforts to dispose of the land at fair market value for development with airport compatible uses. Under Alternative 3, the proposed Project Site would not be developed as under the Proposed Project. Rather, portions of the Project Site would be developed with a replacement City Services Center and firefighter training academy. These uses would be compatible with the location of the Project Site. Nevertheless, these portions of the site would continue to be owned by the City and the Successor Agency, and other parts of the Project Site would remain vacant or underutilized. (ESA Alternatives Memo, p. 12.)

Compared to the Proposed Project, Alternative 3 also poses several issues relating to potential traffic constraints. As described in the ESA Alternatives Memo, the streets in the vicinity of the City Services Center site are curvier, more discontinuous, and have less arterial capacity than the streets in the vicinity of the Project Site. Similar to the Proposed Project, under Alternative 3 a total of 4,215 parking spaces would be provided in two 8-story and one 7-story parking structures on the City Services Center site. One garage (2,300 spaces) would be accessible via Eucalyptus Avenue and two garages (1,915 spaces) that would be accessible via Beach Avenue. Both Eucalyptus and Beach Avenues are two lane streets that provide direct access the two major arterials near the Project Site – Florence Avenue one block to the south and La Brea Avenue one block to the north/east. Traffic generated by up 4,215 vehicles entering/leaving the City Services Center site before/after events would quickly overwhelm the nearby intersections along Florence and La Brea Avenues, thus forcing traffic through neighborhoods to the north of the site. This traffic would quickly overwhelm the capacity of local street system, thus resulting in traffic gridlock. In addition, although the City Services Center Alternative site is closer to the I-405 freeway (0.6 miles) than is the Proposed Project (1.3 miles), it is farther from the I-110 and I-105 freeways; thus, regional trips would not be distributed as evenly and freeway impacts would be concentrated on the I-405. (ESA Alternatives Memo, pp. 14-15.)
In addition to failing to achieve several of the City’s key objectives for the Project, Alternative 3 would not further some of the project applicant’s objectives related to contributing to the economic and social well-being of the community; providing sufficient complementary on-site uses to sustain the project on non-event days, and creating a dynamic, year-round sports and entertainment district destination in the southwestern portion of the City. The LA Clipper’s team front office would also remain in Downtown Los Angeles under Alternative 3, and the team would continue to use its practice and training facility in the Playa Vista neighborhood of Los Angeles, which would result in longer commute times and less productive use than if the team’s offices and practice facilities were co-located with the arena. Other concerns raised by the project architect related to Alternative 3 include difficulties in designing a sufficient loading dock for the arena; the ability to integrate the venue with nearby existing and proposed uses; and the ability to achieve optimal security conditions due to the limited size of the alternative site. (ESA Alternatives Memo, p. 12.) Lastly, as discussed in the EIR and above, “[b]ecause constructing on the City Services Center Alternative site would first require designing and constructing replacement uses on the Project Site, it is uncertain if this alternative site would allow the applicant to begin hosting LA Clippers home games in the 2024–2025 season....” (Draft EIR, p. 6-43; see also ESA Alternatives Memo, p. 10.) Thus, Alternative 3 may prevent the achievement of project applicant objective la.

In addition, the Alternative 3 site is infeasible for the following reasons, as set forth in the ESA Alternatives Memo:

- The Alternative 3 site also does not meet the definition of “project area” included in Public Resources Code section 21168.6.8(a)(5). Thus, Alternative 3 would not meet the requirements for compliance with AB 987. Due to this change, should the adequacy of the EIR be litigated, rather than the AB 987 dictated 270-day process for legal proceedings, including any potential appeals, the project would be subject to the established legal process which can take three or more years. This more extended legal process would likely obstruct the ability to meet the applicant’s schedule objective to open in time for the 2024-2025 NBA season.

- Alternative 3 would not provide the City with the community benefits associated with the AB 987 certification process, particularly with respect to local GHG emission reductions and air pollutant emission reductions.

- It is uncertain whether, under Alternative 3, the project applicant would provide the City with the Community Benefits set forth in Development Agreement Exhibit C, or if those benefits would be materially diminished.

The City Council rejects Alternative 3 (the City Services Center Alternative Site) on each of these grounds independently. All of the reasons provide sufficient independent grounds for rejecting this alternative.
Finding

Specific economic, legal, social, technological, or other considerations, including provision of employment opportunities for highly trained workers, make infeasible Alternative 3.

4. Alternative 4: Baldwin Hills Alternative Site

Description

Under Alternative 4, the Project would be developed at the site of the existing Baldwin Hills Crenshaw Plaza shopping mall, located approximately 4.5 miles north of the Project Site in the Baldwin Hills neighborhood of the City of Los Angeles (see Figure 6.3). The focus of this alternative is to identify the impacts that would occur if the arena and related development were to be constructed and operated at another site that is located, if not within the City of Inglewood, then in the same general vicinity within the region, but not as proximate to The Forum and the NFL Stadium, as a means of avoiding or lessening the traffic and related impacts of concurrent events at these facilities. Because the vicinity around Inglewood is largely developed, available sites that may meet these criteria and be of sufficient size to accommodate the arena and other project elements are limited. The City determined that there is such a site located in the vicinity of Baldwin Hills neighborhood.

The Baldwin Hills Crenshaw Plaza shopping mall is approximately 43 acres in size and is bounded by West 39th Street on the north, Crenshaw Boulevard on the east, Stocker Street on the southeast, Santa Rosalia Drive on the southwest, and Marlton Avenue on the west. The mall is also bisected into two parcels by Martin Luther King Jr. (MLK) Boulevard: a northern parcel consisting of approximately 11 acres and a southern parcel consisting of 32 acres. The Baldwin Hills Alternative site is located on a large portion of the 32-acre southern parcel of the mall.

Under existing conditions, the Baldwin Hills Alternative site includes approximately 791,650 square feet of commercial retail, restaurant, and entertainment uses. These uses include anchor stores such as Sears; mall stores; restaurants; a theater; a bank; and two parking structures. The existing Cinemark Theaters and mall stores on the site would remain. All other uses, including the Sears store and automotive center would be demolished and cleared for construction of the Alternative 4 uses. None of the uses on the northern parcel would be disrupted, and the viaduct that crosses West Martin Luther King Jr. Boulevard would remain.

In general, regional highway facilities are located further from the Baldwin Hills Alternative Site than the regional highway facilities that serve the Project Site. Regional access to the Baldwin Hills Alternative site is provided by the Santa Monica Freeway (I-10), located approximately 1.6 miles to the north, the Harbor Freeway (I-110), located about 3.1 miles to the east, and the San Diego Freeway (I-405), located approximately 3.5 miles to the west. Local access to the Baldwin Hills Alternative site is provided by Crenshaw Boulevard and West Martin Luther King Jr. Boulevard. The Baldwin Hills Alternative site is also accessible by transit via bus and the future Crenshaw/LAX light rail line. The closest bus stop to the
Baldwin Hills Alternative site will be located immediately adjacent to the site, at the intersection of Crenshaw Boulevard and MLK Boulevard, while the nearest light rail station is located immediately adjacent to the site along the west side of Crenshaw Boulevard, south of MLK Boulevard.

The Baldwin Hills Alternative site is located adjacent to the Crenshaw Commercial Corridor and is mostly surrounded by commercial uses with low and medium density residential uses located to the southwest, south, and east. Land uses to the north consist of retail uses located across MLK Boulevard on the mall’s 11-acre northern parcel while land uses to the east include single-story commercial uses and associated parking. To the east, along Crenshaw Boulevard between West MLK Jr. Boulevard and West Stocker Street, land uses are commercial for one parcel deep, and then single family residential further east. Land uses to the southeast across Stocker Street include single-story commercial uses, two-story multifamily uses, and one-story single-family residential uses. Land uses to the southwest along Santa Rosalia Drive include various mid-rise residential and office uses including a four-story medical office building, six-story condominium building, a church and preparatory academy, and a community recreational facility (YMCA). Land uses to the west along Marlton Avenue include a large three-story Kaiser Permanente medical office building surrounded by parking.

The Baldwin Hills Alternative Site is designated Regional Commercial Center, and is located in the West Adams-Baldwin Hills-Leimert Community Plan area. Land uses surrounding the Baldwin Hills Alternative site within the City of Los Angeles are designated by the West Adams-Baldwin Hills-Leimert Community Plan as Regional Commercial Center to the north, Community Commercial and Neighborhood Commercial to the east, Community Commercial to the southeast, and Regional Center Commercial to the west. With respected to zoning, the Baldwin Hills Alternative site is designated Commercial (C2). Land uses surrounding the Baldwin Hills alternative site within the City of Los Angeles are zoned as Commercial (C2) to the north; Limited Commercial (C1) to the east; Commercial (C2) to the southwest; and Commercial (C2) to the west. Land uses within unincorporated Los Angeles County to the southeast are zoned Multiple Dwelling Unit Residential (R3).

A plan to modernize and redevelop the existing Baldwin Hills Crenshaw Plaza shopping mall was approved by the City of Los Angeles in 2018. The plan calls for the demolition of approximately 13,400 square feet of retail/restaurant space and the construction of about 44,200 square feet of retail/restaurant space, a 400-room hotel, and 410 apartment units on the Baldwin Hills Alternative site; the existing mall buildings and theater would remain. The project has yet to be developed.

Alternative 4 would involve the demolition of the Sears store, the east parking structure along Crenshaw Boulevard, and smaller commercial and retail outbuildings along Stocker Street, Santa Rosalia Drive, and Marlton Avenue. The former Walmart store at the corner of Crenshaw Boulevard and West MLK Jr. Boulevard, the main mall structure (including bridge structure), and Cinemark movie theater would remain. In addition, the west parking structure along Marlton Avenue would either be expanded or replaced under this alternative.

Similar to the Project, the arena under Alternative 4 would have a capacity of 18,000 attendees in an NBA basketball configuration, and up to 18,500 in certain concert configurations. In addition, a team practice
facility, sports medical clinic, team offices, and retail uses would be included under this alternative. The
square footage of each of these uses would remain the same as under the Project. This alternative would
not include a hotel or a new potable water well because such uses would not be removed in order to
accommodate the Arena Structure. Approximately 4,060 on-site parking spaces would be provided in two
parking structures, slightly less than the 4,125 on-site parking spaces that would be provided in the
Project. On-site parking would be provided in the expanded or new four-level 2,100-space Parking
Structure A that would be accessed from Marlton Avenue and a new four-level, 1,960-space Parking
Structure B would be constructed along Stocker Street.

Relationship to Project Objectives

The City of Inglewood’s basic objectives for the Project involve economic development, revitalization,
and enhancing the welfare of the City and its residents, transforming underutilized property in the City,
enhancing the identity of the City, and creating jobs in Inglewood. Because the Baldwin Hills Alternative
Site is located in the City of Los Angeles and not in the City of Inglewood, none of the City of
Inglewood’s objectives for the Project would be met under Alternative 4. Notably, the City of Inglewood
has long-standing goals articulated in the General Plan Land Use Element which call for the promotion of
economic development that would generate opportunities and employment for the City’s residents.
Contrary to these goals, Alternative 4 would eliminate all increases in revenues to the City and the
Inglewood Unified School District. Alternative 4 would also be inconsistent with the City’s objective to
“transform vacant or underutilized land within the City into compatible land uses within aircraft noise
contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA)
grants to the City.” As discussed above under Alternative 1, the intent of the AIP program is that the land
in question acquired by the City and Successor Agency be cleared of incompatible uses, and that the grant
recipients use their best efforts to dispose of the land at fair market value for development with airport
compatible uses. Under Alternative 4, the proposed Project Site would not be developed as under the
Proposed Project. (ESA Alternatives Memo, p. 16.)

The Baldwin Hills Alternative Site would meet most but not all of the project applicant’s objectives for
the project. Because the Baldwin Hills Alternative site would first require acquiring the site, and then
designing and approving the project through the City of Los Angeles, it is uncertain if this alternative site
would allow the applicant to begin hosting LA Clippers home games in the 2024–2025 season, and thus
could be unable to meet project applicant Objective 1a. While a state-of-the-art multi-purpose basketball
and entertainment center (project applicant Objective 1a) along with team facilities (project applicant
Objective 1e) and retail uses (project applicant Objective 1e) would be constructed under the Baldwin
Hills Alternative, it would not combine with the future NFL Stadium to create a dynamic, year-round
sports and entertainment district destination in the southwestern portion of Inglewood (project applicant
Objective 3a).

Comparative Impacts

Table 6-2 at the end of Chapter 6.0, Alternatives, of the EIR has an impact-by-impact comparison of the
significant impacts of the Project and Alternative 4. The comparative analysis of environmental effects
provided below was informed by the 2016 Baldwin Hills Crenshaw Plaza Master Plan Project EIR (Master Plan EIR), that contained information relating to existing conditions in and around the Baldwin Hills Alternative Site, and the environmental impacts of redevelopment of the site.

**Impacts Identified as Being the Same or Similar to the Project**

Because the size of the arena and the amount of development would be essentially the same as the development in the Project, many of the impacts of the Project that are affected by the intensity of development would remain the same or very similar at the Baldwin Hills Alternative Site.

**Aesthetics**

The aesthetic conditions around the Baldwin Hills Alternative site are different in specifics than at the Project Site, but similar in character. The site is adjacent to a major commercial corridor, in this case Crenshaw Boulevard, with other commercial lined streets backed by residential neighborhoods on several sides. Long range views are of urbanized Los Angeles, and while the proposed arena and associated uses at this site would be clearly identifiable, the aesthetic change of the site from a regional shopping mall with major parking resources to an arena with parking resources would not be material (Impact 3.1-1). Most of the immediately adjacent uses that would be potentially affected by shadows created by the larger structures are commercial in nature, and given the 4-story profile of the perimeter parking structures, it is unlikely that significant shadow impacts would affect nearby residential uses (Impact 3.1-3).

Although they would affect light sensitive receptors at a different location, the spillover lighting effects of Alternative 4 would be of similar magnitude as those of the Project. Adjacent to the Baldwin Hills Alternative site there are light sensitive residences across Stocker Street and Santa Rosalia Drive. Illuminated signage on retail buildings and parking structures, plaza lighting, and arena façade lighting could spillover these streets and result in light in excess of City of Los Angeles standards on residential properties. While many of these current light sensitive receptors are in proximity to the existing Baldwin Hills mall uses, the increased height, signage, and area lighting from the proposed type of development could exacerbate existing light levels and create significant impacts (Impacts 3.1-2 and 3.1-5). Like the Project, Alternative 4 would require implementation of Mitigation Measure 3.1-2(a) and (b).

**Biological Resources**

A number of trees are located on and/or adjacent to the Baldwin Hills Alternative site so it is likely that tree loss or other construction activities that would occur with Alternative 4 could disturb nesting raptors or migratory birds (Impact 3.3-2). Mitigation Measure 3.3-2 would reduce these impacts by requiring that steps be taken to protect this resource during construction. As a result, impacts to nesting raptors or migratory birds would be similar to the Project.

**Geology and Soils**

Impacts of the Baldwin Hills Alternative Site related to geology and soils conditions and hazards, including paleontological resources would be similar to those described for the Project. Because

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Alternative 4 would occur approximately 4.5 miles north of the Project Site, the geological and soils conditions that would be encountered in construction of Alternative 3 would similar to those with the Project. Because the amount of ground-disturbing activity under Alternative 4 would be essentially the same as with the Project, the potential for erosion and accidental discovery of paleontological resources would be correspondingly similar (Impacts 3.6-2 and 3.6-4). These impacts would continue to be potentially significant under Alternative 4 and would require the same mitigation measures as identified for the Project in order to reduce the impact to less than significant.

**Hazards and Hazardous Materials**

Past soil contamination on the Baldwin Hills Alternative site has either been remediated or does not pose a concern to individuals and/or the environment. However, it is possible that previously contaminated soils may still remain on the Baldwin Hills Alternative site, and thus, as with the Project, construction workers could be exposed to contamination during ground disturbing activities (Impact 3.8-4). Mitigation Measure 3.8-4 would require the preparation and approval of the Soil Management Plan prior to initiating earthwork activities, which would reduce the potential for worker exposures. For this reason, impacts related to on-site contamination would be similar to the Project.

**Hydrology and Water Quality**

The Baldwin Hills Alternative site is fully developed with impervious surfaces; pervious surfaces on the site are minimal and include ornamental landscaping. Surface water runoff from the Baldwin Hills Alternative site is directed into an extensive storm drain collection system that serves the area. Similar to the Project, it is possible that construction and operation of Alternative 4 could degrade the quality of the water that is discharged from the Baldwin Hills Alternative site (Impacts 3.6-1, 3.6-3, 3.9-1 and 3.9-4). In addition, as with the Project, altered drainage patterns on the Baldwin Hills Alternative site during both construction and operation have the potential to result in erosion, sedimentation, and/or flooding on or off site by redirecting or concentrating flows (Impact 3.9-3 and 3.9-6). Mitigation Measure 3.9-1(a) would require the project at the Baldwin Hills Alternative site to comply with a number of regulations governing water quality and drainage while Mitigation Measure 3.9-1(b) would require the periodic sweeping of parking lots during operation to remove contamminates. As a result, impacts related to water quality and drainage would be similar to those described for the Project.

**Land Use and Planning**

Like the Project, Alternative 4 would not result in the division of an established community, as the arena and other uses would be located entirely within the southern parcel of the Baldwin Hills-Crenshaw Plaza mall; the vacation of streets would not be required. Alternative 4 would likely require an amendment to West Adams-Baldwin Hills-Leimert Community Plan. With the amendment, Alternative 4 would be consistent with plans or policies that have been adopted for the purposes of environmental mitigation, and thus it would have less-than significant-impacts related to land use and planning (Impacts 3.10-1 through 3.10-4).

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Noise and Vibration

Construction vibration levels under Alternative 4 would be similar to the Project due to the use of similar amounts of equipment and construction methods. As a result, vibration impacts with respect to structural damage and human annoyance (Impacts 3.11-3 and 3.11-6) would be the same and would still require the implementation of Mitigation Measures 3.11-3(a) through (e), which requires minimum distances of construction equipment from sensitive receptors and the designation of a construction relations officer to field vibration-related complaints.

Like the Project (Impacts 3.11-4 and 3.11-8), Alternative 4 would not expose people residing or working within the Baldwin Hills Alternative site to excessive noise levels from aircraft as the site is not located within 2 miles of a public airport or public use airport.

Population, Employment and Housing

According to the Master Plan EIR, development under the Baldwin Hills Crenshaw Plaza Master Plan would result in a net increase of 1,760 employees on the site. However, these new jobs would be accommodated by unemployed workers in the area. Similar to the Project, Alternative 4 would add 768 non-event employees to the Baldwin Hills Alternative site, which is less than half the number that would be added under the Master Plan. As a result, these new jobs would also be accommodated by unemployed workers in the area. In addition, as no housing is located on the Baldwin Hills Alternative site, Alternative 4 would not result in the displacement of substantial numbers of people or housing. For these reasons, impacts related to population, employment, and housing (Impacts 3.12-1 through 3.12-4) under Alternative 4 would be similar in magnitude to the Project.

Public Services

Fire protection services at the Baldwin Hills Alternative site is provided by the City of Los Angeles Fire Department (LAFD) and police protection services are provided by the Los Angeles Police Department (LAPD). There are multiple fire stations that provide service to the project site, including Station Nos. 94, 34, and 66, which the LAFD has indicated that the response times and distances to the Project Site from Station 94 and Station 34 currently meet LAFD standards. The Baldwin Hills Alternative Site is located within the LAPD’s South Bureau, and is served by the Southwest Community Police Station, located at 1546 West Martin Luther King Jr. Boulevard. With the implementation of a series of Regulatory Compliance Measures and Project Design Features required of new projects in the City of Los Angeles, the Project built and operated at the Baldwin Hills Alternative site would have a less than significant impact on the provision of fire and police protection services (Impacts 3.13-1 through 3.13-4). This impact would be similar in magnitude to the impact at the Project Site.


Because the Project does not include residential uses, it would not adversely affect City of Los Angeles parks and recreation facilities or Los Angeles Unified School District elementary, middle, and high schools (Impacts 3.13-5 through 3.13-12). Thus, these impacts would be the same as with the Project.

**Transportation and Circulation**

Under Alternative 4, the ability to walk to the Crenshaw/LAX light rail line Martin Luther King Jr. Station without the need for shuttling would increase the attractiveness of rail transit, although this effect could be partially offset since only one rail line would be thus accessible. The removal of a portion of the retail uses at Baldwin Hills Crenshaw Plaza shopping mall to accommodate the Project at the Baldwin Hills Alternative site would reduce the net vehicle trip increase generated by the project at this site. Although the net new trips generated by major events at the arena would be reduced somewhat, a substantial reduction in the level of intersection, neighborhood street, or freeway facility impacts would not be expected (Impacts 3.14-1 through 3.14-9, Impacts 3.14-16 through 3.14-24, Impacts 3.14-28 and 3.14-39, and Impacts 3.14-33 and 3.14-34).

In general, regional highway facilities are located further from the Baldwin Hills Alternative site than the regional highway facilities that serve the Project site. Regional access to the Baldwin Hills Alternative site is provided by the I-10 freeway, located approximately 1.6 miles to the north, the I-110 freeway, located about 3.1 miles to the east, and the I-405 freeway, located approximately 3.5 miles to the west. Local access to the Baldwin Hills Alternative site is provided by Crenshaw Boulevard and Martin Luther King Jr. Boulevard, both of which are designated as Avenue I arterial streets in the City of Los Angeles Mobility Plan 2035, and Stocker Street, a Boulevard II arterial street in the Mobility Plan 2035. Each of the streets bordering the Baldwin Hills Alternative site provide multiple traffic lanes.

Similar to the Project, Alternative 4 has the potential to impact on-time performance for buses operating in the vicinity because of congestion associated with event arrival and departure traffic (Impacts 3.14-11, 3.14-25, 3.14-30, and 3.14-35).

Pedestrian impacts could be similar since not all parking would be provided on the Baldwin Hills Alternative site and pedestrians could be crossing arterial streets to access off-site parking (Impact 3.14-13).

Construction impacts on traffic were determined to be significant for the Project due to temporary lane closures along the Project frontages on South Prairie Avenue and West Century Boulevard. Construction of the Project at the Alternative 4 site would likely involve temporary lane closures along the Stocker Street frontage of the site for construction of a parking garage. Therefore, construction impacts for Alternative 4 would be in a different location but could be similar in magnitude to those for the Project.

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Utilities and Service Systems

Similar to the Project, Alternative 4 would demand approximately 103 acre-feet per year (AFY) with the implementation of baseline water conservation measures and about 63 AFY with LEED Gold certification. Water service to the Baldwin Hills Alternative site is provided by the Los Angeles Department of Water and Power (LADWP). In accordance with the requirements of Senate Bill 610 and California Water Code section 10912(a), LADWP, as the designated water supplier, prepared a Water Supply Assessment (WSA) for development proposed under the Baldwin Hills Crenshaw Plaza Master Plan. The WSA concluded that the anticipated additional 332.5 AFY of annual water demand under the Master Plan falls within the City’s projected water supplies for normal, single-dry, and multiple-dry years through the year 2030 and falls within the City’s 25-year water demand growth projection. As Alternative 4 would demand substantially less water than the Baldwin Hills Crenshaw Plaza Master Plan, LADWP would also have sufficient supply to serve development under Alternative 4. This impact would be the same as the Project.

In addition, like with the Project, the existing storm drain system in the vicinity of the Baldwin Hills Alternative site may have insufficient capacity to accommodate post-construction stormwater runoff from the Alternative 4 development (Impacts 3.15-9 and 3.15-10). Mitigation Measures 3.15-9 and 3.15-10 would require the project to comply with a number of regulations governing water quality and drainage (Mitigation Measure 3.9-1(a)). As a result, impacts related to stormwater capacity would be similar to those described for the Project.

Impacts Identified as Being Less Severe than the Project

Air Quality and GHG Emissions

Air Quality and GHG emissions during construction and operation under Alternative 4 would be similar to the Project but slightly lessened as this alternative would not include the planned hotel on the East Transportation Site or a new potable water well. Therefore, similar to the Project, Alternative 4 would conflict with implementation of the applicable air quality plans, as operational emissions associated with the alternative, though somewhat reduced, would still exceed thresholds established by the SCAQMD for criteria air pollutants (Impacts 3.2-1 and 3.2-5).

Impacts associated with the emission of criteria air pollutants (Impacts 3.2-2 and 3.2-6), localized maximum daily operational emissions (NOx) (Impacts 3.2-3 and 3.2-7), and GHG emissions (Impact 3.7-1 and 3.7-2) would be slightly reduced, but would still require the implementation of Mitigation Measure 3.2-2(a), which would require the implementation of a transportation demand management (TDM) program (Mitigation Measure 3.14-2(b)), Mitigation Measure 3.2-2(b), which would require the testing of the emergency generators and fire pump generators on non-event days, Mitigation Measure 3.2-2(c), which would require preparation and implementation of a Construction Emissions Minimization Plan, Mitigation Measure 3.2-2(d), which would require the project applicant to encourage the use of zero- and near-zero emissions vendor and delivery trucks, Mitigation Measure 3.7-1(a), which would require the

implementation of a GHG reduction plan, and Mitigation Measure 3.7-1(b), which would require the preparation of an annual GHG verification report to determine the number of GHG offsets required to bring the project below the no net new GHG emissions threshold of significance.

**Biological Resources**

None of the trees listed in the City of Los Angeles Protective Tree Ordinance occur on the Baldwin Hills Alternative site. As a result, Alternative 4 would not result in the loss of protected trees (3.3-3). Mitigation Measure 3.3-3 to reduce this impact would not be required. As a result, impacts to protected trees would be avoided under this alternative.

**Energy Demand and Conservation**

Energy demand during construction and operation under Alternative 4 would be similar to the Project but slightly lessened as this alternative would not include the planned hotel on the East Transportation Site or a new potable water well (Impacts 3.5-2 and 3.5-4).

**Hazards and Hazardous Materials**

Alternative 4 would not result in an air navigation hazard as the Baldwin Hills Alternative site is not located within an airport land use area plan. For this reason, hazards impacts associated with air navigation (Impact 3.8-5) would be avoided under this alternative and Mitigation Measure 3.8-5 would not be required.

**Transportation and Circulation**

The removal of a portion of the existing retail uses at Baldwin Hills Crenshaw Plaza shopping mall to accommodate the Project at the Baldwin Hills Alternative site would reduce the net vehicle trip increase generated by the project at this site. Net new trips generated by the ancillary uses would be reduced to the extent that intersection and street impacts are unlikely for the ancillary uses (Impacts 3.14-1, 3.14-4, 3.14-16, and 3.14-19). Net new trips generated by daytime events uses would be reduced because of both the removal of a portion of the existing uses and the ability to walk to rail transit, reducing intersection, neighborhood street, and freeway facility impacts for daytime events (Impacts 3.14-2, 3.14-5, 3.14-8, 3.14-17, 3.14-20, and 3.14-23).

Average trip lengths for attendees of events at the Baldwin Hills Alternative site would likely be shorter than those for events at the Project given the site’s location closer to the regional center, reducing the significant VMT impacts identified for events at the Project, but not to a level that is less than significant. The elimination of the hotel use would avoid the significant VMT impact identified for the Project’s hotel use (Impact 3.14-10).

The nearest emergency rooms to the Alternative 4 site are located at the Kaiser Permanente West Los Angeles Medical Center, approximately 2.7 miles from the site, and the Southern California at Culver

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City, approximately, 3.3 miles from the site. Given the distance from the site, impacts on emergency access would not be expected to be significant, and would not require mitigation.

Given that the location of the Baldwin Hills Alternative site is over 3 miles from The Forum and the NFL Stadium, the level of additional project-related impact on intersections, neighborhood streets, freeway facilities, and public transit during concurrent events at The Forum and/or the NFL Stadium would be substantially reduced from that for the Project during concurrent events (Impacts 3.14-28 and 3.14-29, Impact 3.14-30, Impacts 3.14-33 through 3.14-35).

**Impacts Identified as Being More Severe than the Project**

**Cultural Resources**

According to Master Plan EIR, two known archaeological sites are located on the Baldwin Hills Alternative site. Archaeological site survey records indicate the presence of archaeological burial remains and artifacts including abalone shells, mollusk shells, chipped stone points, and other unidentified material that were identified and recorded in 1946 during construction of the Broadway Building on the northern mall parcel and again in 1951 during excavation for the basement store. In addition, the younger quaternary alluvium deposits underneath the Baldwin Hills Alternative site typically do not contain significant fossil vertebrate remains; however, older, deeper deposits underneath the site may contain significant vertebrate fossils.

For these reasons, similar to the Project Site, it is possible that the Baldwin Hills Alternative site may contain unknown historical, archaeological, or tribal cultural resources (Impacts 3.4-1, 3.4-2, 3.4-3, 3.4-5, 3.4-6, and 3.4-7), and/or unknown human remains (Impacts 3.4-4 and 3.4-8). As noted above, the Master Plan EIR identified that there are two known archaeological sites within the Project Site, and City of Los Angeles Historic-Cultural Monument No. 487 (Sanchez Ranch) is located within 500 feet of the Project Site. Both archaeological resource sites 19-000080 and 19-001336, and City of Los Angeles Cultural Monument No. 487, have recorded the existence of Native American burial remains and other artifacts including abalone shells, mollusk shells, and chipped stone points. Due to the proximate location of the proposed grading areas and these sites, potential to disturb other undiscovered Native American remains that may exist beneath the Project Site is considered moderate to high. Because of the potential for accidental discovery of such resources occur during construction, this impact would be potentially significant and considered more severe than that described for the Project.

Mitigation Measures 3.4-1 and 3.4-4 would reduce these impacts by requiring that work stop if such resources are uncovered, and that the resources be appropriately evaluated and treated. Nevertheless, because of the known presence of Native American archaeological resources, including human remains

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and burial artifacts on and near the Baldwin Hills Alternative Site, impacts on archaeological resources, and human remains would be more severe than for the Project.

Noise and Vibration

Ambient noise levels at locations around the Baldwin Hills Alternative site are similar, but somewhat lower than those in the vicinity of the Project Site. Noise levels along perimeter streets range from about 61 to 69 dBA Leq at the Baldwin Hills Alternative site, compared to a range of approximately 64 to 71 dBA Leq at the Project Site (see Table 3.11-1). While traffic noise generators are similar in character, the Baldwin Hills Alternative site area lacks proximity to aircraft noise as is the case at the Project Site.

Noise levels generated by construction and operation of Alternative 4 would be similar to the Project and sensitive receptors along Stocker Street to the south, across Crenshaw Boulevard to the east, across Santa Rosalia Drive to the west-southwest, and across West MLK Jr. Boulevard to the northwest of the Baldwin Hills Alternative site would be subjected to the same noise levels as sensitive receptors near the Project Site during construction and operation; these receptors would be located similar distances as sensitive receptors near the Project Site from construction activity, nearby roadways, and arena plaza activities. Therefore, while temporary increases in noise during construction and permanent increases in noise during operation (Impacts 3.11-1, 3.11-2, 3.11-5, and 3.11-6) would be of similar magnitude, the fact that the Baldwin Hills Alternative site area is generally quieter than the Project Site vicinity would result in more severe impacts with Alternative 4 than under the Project. Development under Alternative 4 would still be required to implement Mitigation Measure 3.11-1, which requires the implementation of measures and controls to reduce noise during construction, Mitigation Measure 3.11-2(a), which would require the preparation of an operations noise reduction plan, and Mitigation Measure 3.11-2(b), which requires the implementation of a transportation demand management (TDM) program (Mitigation Measure 3.14-2(b)).

Transportation and Circulation

The amount of on-site parking under Alternative 4 would be similar to that for the Project, meaning that a substantial amount of parking (roughly 3,700 to 4,100 spaces for a major event) would still need to be provided off site. Some could potentially be accommodated in the evenings in the parking lot for the medical office building across Marlton Avenue to the northwest or in other small lots in the area. However, this is likely to be insufficient, and event spillover parking onto nearby residential streets could be a significant impact.

Three of the streets surrounding the Alternative 4 site are identified in the City of Los Angeles Mobility Plan 2035 for future bicycle improvements: Crenshaw Boulevard is on the Bicycle Lane Network identified for Tier 2 Bicycle Lanes, Martin Luther King, Jr. Boulevard is on the Bicycle Enhanced Network identified for Tier 1 Protected Bicycle Lanes, and Santa Rosalia Drive is on the Neighborhood Enhanced Network. As such, depending on the location of parking access and shuttle bus pull-outs,

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construction and operation of the Project could adversely affect planned bicycle facilities. Strategic placement of Traffic Control Officers could potentially mitigate any such impacts.

Utilities and Service Systems

At the Project Site, wastewater flows could be accommodated with several limited off-site improvements to increase capacity in local lines. At the Baldwin Hills Alternative site, the 12-inch sewer line under Marlton Avenue has a remaining flow capacity of 0.28 MGD; the capacity of the sewer under Crenshaw Boulevard is unknown. The estimated peak wastewater flow from the Project development would be approximately 0.70 MGD, more than double the known capacity of lines serving the site. Thus, infrastructure upgrades would be needed to allow the local wastewater infrastructure adjacent to the Project Site to serve the Project at the Baldwin Hills Alternative site. The construction of these infrastructure improvements could cause noise, traffic disruption, and other environmental effects associated with sewer line upgrades. This impact would be more severe than at the Project Site.

Basis for Finding

Alternative 4 (Baldwin Hills Alternative Site) would avoid or lessen some impacts associated with the Project; however, this alternative would also increase impacts to cultural resources, noise and vibration, transportation and circulation, and utilities and service systems. Because the Project would be located within the City of Los Angeles, none of the City of Inglewood’s objectives for the Project would be met under Alternative 4. For example, the City would be unable to achieve its goals of promoting the City as a premier regional sports and entertainment center (City Objective 1), enhancing the City’s general economic health by stimulating new business and economic activity (City Objective 2), and constructing (with private funds) a public assembly space that would host sporting, cultural, business, and community events (City Objective 8). Alternative 4 would be inconsistent with the City’s objective to “transform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City.” Alternative 4 would also fail to provide any of the community benefits to be provided by the project applicant pursuant to the Development Agreement. (See ESA Alternatives Memo, p. 17.)

Additionally, the project applicant’s objectives related to hosting LA Clippers home games in the 2024–2025 season, and creating a dynamic, year-round sports and entertainment district destination in the southwestern portion of Inglewood would not be met under this alternative. The proposed arena and associated development would require a complete redesign, including necessary NBA review and approval, along with review and approval through the City of Los Angeles, including preparation of a new CEQA document. The need to restart the planning and entitlement process would result in schedule extensions that would obstruct the ability to meet the project applicant’s schedule objective to open in time for the 2024-2025 NBA season. It is also uncertain whether the City of Los Angeles would approve the construction of the Project on the site, whether the Baldwin Hills Alternative site is available for

purchase, or whether use of the Baldwin Site for the Project is feasible in light of traffic constraints and the proximity of existing and future retail use and nearby residential neighborhoods. *(Id. at pp. 14-15.)*

As with Alternative 3, the Alternative 4 site also does not meet the definition of “project area” included in Public Resources Code section 21168.6.8(a)(5). Thus, Alternative 4 would not meet the requirements for compliance with AB 987. Due to this change, should the adequacy of the EIR be litigated, rather than the AB 987 dictated 270-day process for legal proceedings, including any potential appeals, the project would be subject to the established legal process which can take three or more years. This more extended legal process would likely obstruct the ability to meet the applicant’s schedule objective to open in time for the 2024-2025 NBA season. *(ESA Alternatives Memo, p. 16.)* In addition, because AB 987 would not apply at this site, there would be as a loss of environmental benefits, as the measures the project applicant has committed to in the Greenhouse Gas Reduction Plan would not be implemented under Alternative 4. *(Id. at p. 17.)* In addition, the City would receive none of the substantial community benefits incorporated into the Development Agreement for the Project. *(Ibid.)*

As set forth in the ESA Alternatives Memo, this alternative is considered infeasible for the following, additional reasons:

- It is uncertain whether the City of Los Angeles would consider an alternative plan for the site, given recent planning efforts approved for the site.
- It is unknown if the Baldwin Hills Alternative site is available for purchase, or if the owner of the site would be willing to sell to the project applicant. In addition, the plan to modernize and redevelop the site is currently subject to ongoing litigation, which could constrain the ability of the project applicant to purchase the property before the litigation is resolved.
- Due to the setting and configuration of the site, Alternative 4 would create a significant parking, traffic, and operational challenges that could result in adverse effects to the existing and remaining businesses, or result in spillover effects in nearby neighborhoods.
- Traffic generated under Alternative 4 would have to travel farther to and from regional highway facilities, resulting in more potential affected intersections that could be adversely affected along roadways leading to the Baldwin Hills Alternative site.

The City Council rejects Alternative 4 (Baldwin Hills Alternative Site) on each of these grounds independently. All of the reasons provide sufficient independent grounds for rejecting this alternative.

**Finding**

Specific economic, legal, social, technological, or other considerations, including provision of employment opportunities for highly trained workers, make infeasible Alternative 4.

**5. Alternative 5: The District at South Bay Alternative Site**
**Description**

Under Alternative 5, the Project would be developed at a site in the City of Carson approximately 8 miles southeast of the Project Site (see Figure 6.4). The focus of this alternative is to identify the impacts that would occur if the arena and related development are located at another site that is, if not proximate to the City, then at a site that has previously been considered for a sports and entertainment facility. The City has determined that there is such a site located in the City of Carson. One key aim of this alternative is to determine whether such a site exists that would locate the arena at a site that is not as proximate to The Forum and the NFL stadium, as a means of avoiding or lessening the traffic and related impacts of concurrent events at these facilities. The City has determined that Alternative 5 may meet these criteria. There is some question regarding whether this site would meet the project applicant’s objective to “[l]ocate a basketball and entertainment center on a site that is geographically desirable and accessible to the LA Clippers’ current and anticipated fan base.” Based on available information, however, this alternative appears to be potentially feasible.

Specifically, the Project would be located on a portion of a 157-acre site known as The District at South Bay, located west of the San Diego Freeway (I-405) and south of Del Amo Boulevard. The site is a former Class II landfill that is currently undergoing remediation and closure. The site is mostly vacant and is covered with nonnative grasses with the exception of the eastern portion of the site adjacent to the I-405, where a 711,500-square-foot regional commercial center is presently being constructed. Other existing facilities on the site include groundwater and landfill gas treatment facilities, and subsurface facilities to assist with dispersion of landfill gases. Construction trailers and equipment are also located in the northwestern portion of the site; soil and material stockpiles and construction materials are stored in various locations on the site.

Regional access to the site would be provided by the San Diego Freeway (I-405), immediately adjacent to the east, Harbor Freeway (I-110 Freeway), approximately 0.5 miles to the west, Artesia Freeway (SR-91 Freeway), about 1.9 miles to the north, and Long Beach Freeway (I-710 Freeway), approximately 3.4 miles to the east. Overall, these regional highway facilities are located closer to the Alternative 5 site than the regional highway facilities that serve the Project. Local access to the site is provided by Del Amo Boulevard, Avalon Boulevard, and Main Street. Transit at the Alternative 5 site includes bus service provided by the City of Carson’s bus system, Carson Circuit, which provides connections to the Metro Blue Line and regional bus services from Torrance Transit, the MTA, Long Beach Transit and Gardena Municipal Bus Lines. The nearest bus stop is located at the intersection of Del Amo Boulevard and Main Street, located adjacent to the northwest corner of the project site, and multiple bus lines running north-south along Avalon Boulevard. The nearest light rail station is the Metro Blue Line station at Del Amo Boulevard, about 3.5 miles east of the site.

The Alternative 5 site is surrounded by multiple land uses. Uses to the east across the I-405 include residential neighborhoods and regional retail, most notably the South Bay Pavilion at Carson. To the north of the site is the Porsche Experience Center, a 6.5-kilometre test and development auto racetrack, a racing car exhibition, and a restaurant. To the northeast is the Victoria Golf Course. Residential areas, consisting of one- and two-story detached residences and manufactured homes, are located to the south...
and west. The residences are separated from the Alternative 5 site by the Torrance Lateral Flood Control Channel (Torrance Lateral), a concrete-lined drainage channel which parallels the southern and western border of the site. To the west of the site, extending away from the site on West Torrance Boulevard and Del Amo Boulevard, are low-rise commercial and light industrial uses.

The site is designated Mixed Use – Residential in the City of Carson General Plan and designated Mixed-Use Marketplace (MU-M) and Commercial Marketplace (CM) in The District at South Bay Specific Plan. Land uses surrounding the project site are designated by the City of Carson General Plan as Mixed Use – Residential and Mixed Use – Business Park to the north, Regional Commercial to the east, Low Density Residential and High Density Residential to the south, and Low Density Residential to the west. With respected to zoning, land uses surrounding the project site are zoned regional commercial to the north and east, and single-family and multi-family residential to the south and west.

In 2006, the City of Carson adopted the Carson Marketplace Specific Plan, which proposed constructing a 1,995,125-sf mixed-use commercial project (retail, 300 hotel rooms, and entertainment uses) and 1,550 residential units. In 2011, the specific plan was amended and renamed “The Boulevards at South Bay Specific Plan.” In 2015, the specific plan area was proposed for the development of an NFL Stadium that would have served as the home for the San Diego Chargers and Oakland Raiders franchises. Ultimately, this site was not selected, and the Chargers relocated to Los Angeles with the intent to play games at the new NFL Stadium under construction in Inglewood, and the Raiders decided to relocate to a new stadium currently under development in Las Vegas.

In 2018, the specific plan was further amended to allow for regional commercial uses and renamed “The District at South Bay Specific Plan.” Under the current proposal, the 157-acre site would be developed with a total of 1,250 residential units and 1,834,833 square feet of commercial uses including approximately 711,500 square feet of regional commercial uses, including outlet and restaurant uses, and 890,000 square feet of regional retail center, neighborhood-serving commercial, restaurant, and commercial recreation/entertainment uses, as well as 350 rooms total in two hotels. As discussed above, the 711,500-square-foot regional commercial center (Los Angeles Premium Outlets) is under construction on the approximately 30-acre eastern portion of the specific plan area, adjacent to the I-405.

As with the Project, the Alternative 5 arena would have a capacity of 18,000 attendees in an NBA basketball configuration, and up to 18,500 in certain concert configurations. In addition, this alternative would include a team practice facility, sports medical clinic, team offices, and retail uses. The square footage of each of these uses would remain the same as under the Project. Approximately 8,000 surface parking spaces would be provided on the site; no parking structures would be constructed. The amount of parking is almost twice as much parking as is provided by the Project, and would respond to the relative lack of access to transit (3.5 miles to the Metro Blue Line Del Amo Station) and lack of substantial parking resources in the vicinity of the Alternative 5 site.

The design of the arena would change in response to the conditions on the District at South Bay Alternative site. Investigation of and planning for remediation of the former landfill started in the late 1970s, and continued for about 40 years. The DTSC Remedial Action Plan for the former landfill requires
the creation of an impervious cap underlain by clean fill. Thus, in order to avoid substantial changes to those earlier plans that would be associated with substantial excavation, instead of excavating to a depth of up to 35 feet and removing approximately 376,000 cubic yards of earth and former landfill materials from the site to accommodate the arena bowl, under Alternative 5, the arena would be constructed on a pad that would require the import of a similar amount of soil in order to build up the land area around the arena to avoid disturbing the buried landfill materials on the site.

This alternative would not include a hotel or a new municipal water well.

**Relationship to Project Objectives**

The City of Inglewood’s basic objectives for the Project involve economic development, revitalization, and enhancing the welfare of the City and its residents, transforming underutilized property in the City, enhancing the identity of the City, and creating jobs in Inglewood. Because the District at South Bay Alternative is located in the City of Carson and not in the City of Inglewood, none of the City of Inglewood’s objectives for the project would be met under Alternative 5. The District at South Bay Alternative would eliminate all community benefits and increases in revenues to the City and the Inglewood Unified School District, including approximately 7,300 jobs and over $1 billion in economic activity due to project construction, approximately 1,500 net new ongoing jobs, and approximately $250 million in annual economic output. Alternative 5 would also be inconsistent with the City’s objective to “transform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City.” (ESA Alternatives Memo, pp. 20.)

The District at South Bay Alternative would meet most but not all of the project applicant’s objectives for the project. Because the District at South Bay Alternative site would first require acquiring the site, and then redesigning and approving the project through the City of Carson, it is uncertain if this alternative site would allow the applicant to begin hosting LA Clippers home games in the 2024–2025 season, and thus could be unable to meet project applicant Objective 1a. While a state-of-the-art multi-purpose basketball and entertainment center (Objective 1a) along with team facilities (Objective 1c) and retail uses (Objective 1e) would be constructed under the District at South Bay Alternative, it would not combine with the future stadium to create a dynamic, year-round sports and entertainment district destination in the southwestern portion of the City of Inglewood (Objective 3a).

Alternative 5 may not meet one of the applicant’s basic objectives for the project. Objective 1(b) states: “Locate a basketball and entertainment center on a site that is geographically desirable and accessible to the LA Clippers’ current and anticipated fan base.” The District at South Bay Alternative site is located approximately 11 miles southeast of the Project Site. As such, the site is located 11 miles further away from the Clippers’ current home at Staples Arena in downtown Los Angeles. As part of its site selection process, the project applicant engaged a team of experienced professionals to identify sites in the greater Los Angeles area that could accommodate a new, state-of-the-art Arena and Arena support uses. (ESA Alternatives Memo, p. 19.) The preliminary analysis included sites in and around downtown Los Angeles, on the west side of Los Angeles, and also sites as far south as Long Beach. Of the sites to the south, the
District at South Bay site was the closest to the preferred west side location, but was ultimately deemed less desirable than other options that were closer to the current and anticipated future fan base. (Id. at pp. 19-20.) For this reason, it is unclear whether this location would achieve project applicant Objective 1(b). The project applicant has stated that Alternative 5 would not meet this objective.

**Comparative Impacts**

Table 6-2 at the end of Chapter 6.0, Alternatives, of the EIR has an impact-by-impact comparison of the significant impacts of the Project and Alternative 5. In addition, the comparative analysis of environmental effects provided below was informed by The District at South Bay Specific Plan EIR, which provided information relating to existing conditions in and around the Carson Alternative Site.

**Impacts Identified as Being the Same or Similar to the Project**

**Aesthetics**

Like the Project Site, the District at South Bay Alternative site is located in an urbanized area. The area in the vicinity of the Carson site does not contain notable features that would be considered unique geologic features or scenic resources located near a scenic highway, and does not have any scenic vistas. The site is adjacent to the San Diego Freeway which is not designated as a state scenic highway. As such, like the Project, the project built and operated at the District at South Bay Alternative site would not substantially damage any scenic resources within a state scenic highway. Because of the setting and location of adjacent uses, there would be no significant impacts related to shadowing of residences or other sensitive uses (Impact 3.1-3). These impacts would be of the same magnitude as under the Project. Finally, the spillover lighting effects of Alternative 5 would be of similar magnitude as those of the Project (Impacts 3.1-2 and 3.1-5). Adjacent to the District at South Bay Alternative site are light sensitive residences to the south and west across the Torrance Lateral Channel. Lighting in the parking lots surrounding the arena could spill over to these areas and result in light in excess of City of Carson standards on residential properties. Like the Project, Alternative 5 would require implementation of Mitigation Measures 3.1-2(a) and (b).

**Geology and Soils**

As described above, the Alternative 5 site is a former Class II landfill that is currently undergoing remediation and closure, and which is underlain by former landfill waste materials, which have been compacted through a densification process known as Deep Dynamic Compaction (DDC). In addition, the District at South Bay Alternative site is largely located within an area designated by the City of Carson General Plan Safety Element and the State of California Seismic Hazard Maps as a CGS Liquefaction Hazard Zone.\(^{30}\) The Alternative 5 site is outside of any established Alquist-Priolo Earthquake Fault Zone for fault rupture hazards, and no active or potentially active faults are known to pass directly under the site. Compliance with the most recent State Building Code and the City of Carson’s Building Code seismic design standards and site evaluation requirements would reduce the risk of exposure of the


Project’s occupants and structures to ground shaking, liquefaction, differential settlement, or other geologic hazards. Thus, although geologic and seismic impacts would be greater at the District at South Bay Alternative site, impacts related to geology and soils would, as mitigated, be less than significant, and similar to those described for the Project.

Hazards and Hazardous Materials
Hazardous materials impacts related to the former landfill uses on the site are discussed further below. However, impacts related to exposure of workers or residents to accidental spills or other operational hazards would be the same at the District at South Bay Alternative site as described for the Project (Impacts 3.8-1 through 3.8-3).

Land Use and Planning
Like the Project, Alternative 5 would not result in the division of an established community, as the arena and other uses would be located entirely within the boundaries of the District at South Bay Alternative site; the vacation of streets would not be required. Alternative 5 would likely require an amendment to the City of Carson General Plan. With the amendment, Alternative 5 would be consistent with plans or policies that have been adopted for the purposes of environmental mitigation, and thus it would have less-than significant-impacts related to land use and planning (Impacts 3.10-1 through 3.10-4).

Population, Employment and Housing
According to The District at South Bay Specific Plan EIR, development under The District at South Bay Specific Plan could support a population increase of approximately 4,550 persons. However, this population growth would be within the Southern California Association of Governments’ (SCAG) forecasted short- and long-term growth within the South Bay Cities Subregion. 31 Similar to the Project, Alternative 5 would add 768 non-event employees to the District at South Bay Alternative site, which is well below the total persons added under the Specific Plan. As a result, the employees added under Alternative 5 would also be within SCAG’s forecasted short- and long-term growth within the South Bay Cities Subregion. In addition, as no housing is located on the District at South Bay Alternative site, Alternative 5 would not result in the displacement of substantial numbers of people or housing. For these reasons, impacts related to population, employment, and housing (Impacts 3.12-1 through 3.12-4) under Alternative 5 would be similar in magnitude to the Project.

Public Services
Fire protection services at the District at South Bay Alternative site is provided by the Los Angeles County Fire Department (LACFD) and police protection services are provided by the Los Angeles County Sheriff’s Department (LACSD). There are multiple fire stations that provide service to the project site, including Station No. 36 which is the closest to the site. 32 The District at South Bay Alternative site is served by the

Carson Sheriff Station located at 21356 South Avalon. With the implementation of a series of design-related mitigation measures required of new projects in the City, and including the provision of space for use by the Sheriff’s Department in the arena, the Project built and operated at the District at South Bay Alternative site would have a less than significant impact on the provision of fire and police protection services (Impacts 3.13-1 through 3.13-4). This impact would be similar in magnitude to the impact at the Project Site.

Because Alternative 5 does not include residential uses, it would not adversely affect City of Carson parks and recreation facilities or Los Angeles Unified School District elementary, middle, and high schools (Impacts 3.13-5 through 3.13-12). Thus, these impacts would be the same as with the Project.

**Transportation and Circulation**

Similar to the Project, Alternative 5 has the potential to impact on-time performance for buses operating in the vicinity because of congestion associated with event arrival and departure traffic (Impact 3.14-11).

**Utilities and Service Systems**

Similar to the Project, Alternative 5 would demand approximately 103 AFY with the implementation of baseline water conservation measures and about 63 AFY with LEED Gold certification. Water service to the District at South Bay Alternative site is provided by the California Water Service Company (Cal Water). In accordance with the requirements of Senate Bill 610 and California Water Code section 10912(a), Cal Water, as the designated water supplier, prepared a WSA for development proposed under the Boulevards at South Bay Specific Plan, which found that Cal Water did have adequate water supplies to meet the projected demands of the project in addition to those of its existing customers and other anticipated future water users in the Dominguez District for the 20-year period under all conditions. A separate analysis was also conducted to determine if further analysis of water supply and demand was required in connection with The District at South Bay Specific Plan, which modified the Boulevards at South Bay Specific Plan. The District at South Bay Specific Plan was projected to have an estimated annual demand of 705 AFY, and the separate analysis found that this demand would be less than previously projected for the Boulevards at South Bay Specific Plan, and thus The District at South Bay Specific Plan did not trigger the necessity to prepare a new WSA under California Water Code section 10910(h). As Alternative 5 would demand substantially less water that The District at South Bay Specific Plan, it also would not trigger the need to prepare a new WSA, and Cal Water would have sufficient supply from existing supplies and resources to serve development under Alternative 5.

Storm drainage infrastructure serving the District at South Bay Alternative site has been sized to accommodate intense development planned under the various versions of the specific plan that regulate development of the site. In addition, development under Alternative 5 would be required to implement drainage control features in accordance with the City’s drainage control regulations as well as 2009

SUSMP requirements. As a result, there would be no need for new or expanded storm drainage facilities (Impacts 3.15-9 and 3.15-10). These impacts would be similar to those described for the Project.

**Impacts Identified as Being Less Severe than the Project**

**Biological Resources**

The District at South Bay Alternative site has been completely disturbed and no vegetation, including trees, or habitat is present to support nesting raptors or migratory birds. As a result, Alternative 5 would not disturb nesting raptors or migratory birds (Impact 3.3-2) and would not result in the loss of protected trees (Impact 3.3-3). Mitigation Measures 3.3-2 and 3.3-3 to reduce these impacts would not be required. As a result, unlike the Project, no impacts to nesting raptors or migratory birds and protected trees would occur under this alternative.

**Cultural and Tribal Cultural Resources**

The District at South Bay Alternative site is a former landfill with no existing buildings or other structures. As a result, there is no potential for the development of the Project at this site to have a significant impact on unknown historical, archaeological, or tribal resources (Impacts 3.4-1, 3.4-2, 3.4-3, 3.4-5, 3.4-6, and 3.4-7), and/or unknown human remains (Impacts 3.4-4 and 3.4-8). Mitigation Measures 3.4-1 and 3.4-4 to reduce these impacts would not be required. Therefore, under Alternative 5, impacts on cultural resources, including archaeological resources, tribal cultural resources, and human remains would be less severe than under the Project.

**Geology and Soils**

As described above, because the District at South Bay site a former landfill, and ground disturbing activities would occur in soils that are clean fill and compacted former landfill materials, there would be no potential to discover unknown paleontological resources (Impacts 3.6-2 and 3.6-4). Therefore, these impacts would be less than significant under Alternative 5 and would not require the mitigation measure as identified for the Project in order to reduce the impact to less than significant.

**Hazards and Hazardous Materials**

Impacts related to proximity to nearby airports would be less severe for the District at South Bay Alternative site than for the Project, which is under the flight path of LAX and within 2 miles of Hawthorne Airport (HHR). The closest public airport to the District at South Bay Alternative site is the Compton Airport, which is located approximately 3.25 miles to the north. Alternative 5 would not result in an air navigation hazard as the District at South Bay Alternative site is not located within an airport land use area plan. For this reason, hazards impacts associated with air navigation (Impacts 3.8-5 and 3.8-11) would be avoided under this alternative and Mitigation Measure 3.8-5 would not be required.

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Hydrology and Water Quality

Development under Alternative 5 would not degrade the quality of the water that is discharged from the District at South Bay Alternative site (Impacts 3.6-1, 3.6-3, 3.9-1 and 3.9-4). Construction on the District at South Bay Alternative site would be required to adhere to best management practices listed the NPDES General Construction Permit to reduce potential adverse effects with regard to water quality. During operation, the proposed arena and other facilities would be subject to the drainage control requirements of the County’s 2009 Standard Urban Stormwater Mitigation Plan (SUSMP) permit and the City’s Storm Water Pollution Control Measures for New Development Projects. In addition, any alterations to existing drainage patterns as a result of Alternative 5 would not be of a sufficient magnitude so as to result in substantial erosion or siltation or flooding on or off site (Impact 3.9-3 and 3.9-6). As a result, Mitigation Measures 3.9-1(a) and 3.9-1(b) to reduce impacts related to water quality and drainage would not be required. For this reason, impacts related to on-site contamination would be less than those described for the Project.

Noise and Vibration

Noise levels under Alternative 5 would be similar to the Project but lessened as sensitive receptors to the west and south of the District at South Bay Alternative site are located further away from construction activity and roadways than sensitive receptors under the Project. The nearest sensitive residential receptors that may be affected by the Project at the District at South Bay Alternative site are one- and two-story detached residences and mobile homes that are located across the Torrance Lateral Channel to the south and west of the site. Future residential uses have been approved across Del Amo Boulevard from the area of the District at South Bay Alternative site. In addition, the San Diego Freeway is a substantial noise source to the east of the District at South Bay Alternative Site, and the Porsche Experience, located across Del Amo Boulevard immediately north of the recently approved residences, is an entertainment use that already creates substantial noise in the area. Ambient noise levels measured at the site range from about 50 to 78 dBA across the site, generally in a west-to-east configuration with higher noise levels near the San Diego Freeway, and lower levels near the residential uses south and west of the site. This is a much wider range of noise levels than at the Project Site. Because the noise levels produced by Alternative 5 constructed at the District at South Bay Alternative site would be similar to those predicted for the Project, it is possible that the impacts would be less severe on the eastern side of the property, near the San Diego Freeway, and potentially more severe on the south and western side of the site, adjacent to current residential uses.

Therefore, impacts associated with a temporary increase in noise during construction and a permanent increase in noise during operation (Impacts 3.11-1, 3.11-2, 3.11-5, and 3.11-6) would be reduced, but would still require implementation of Mitigation Measure 3.11-1, which would require the implementation of measures and controls to reduce noise during construction, Mitigation Measure 3.11-2(a), which would require the preparation of an operations noise reduction plan, and Mitigation Measure 3.11-2(b), which would require the implementation of a transportation demand management (TDM)
program (Mitigation Measure 3.14-2(b)). In addition, vibration levels under Alternative 5 would also be similar to the Project but lessened for the same reasons. As a result, vibration impacts with respect to structural damage and human annoyance (Impacts 3.11-3 and 3.11-7) would be reduced, but would still require the implementation of Mitigation Measures 3.11-3(a) through (c), which requires minimum distances of construction equipment from sensitive receptors and the designation of a construction relations officer to field vibration-related complaints.

**Transportation and Circulation**

The District at South Bay Alternative site is located approximately 3.5 miles from the Metro Blue Line station at Del Amo Boulevard, approximately 1.5 miles from the Metro Silver Line station on the I-110 freeway at Carson Street, and approximately 1.8 miles from the Harbor Gateway Transit Center. As such, it is assumed that the Project at this location would provide shuttle service to the Blue Line and Silver Line similar to the shuttle service to the Crenshaw/LAX and Green Lines to be provided as part of the Project. Although the Silver Line is an express bus service with lower capacity than a light rail line, bus service can be readily increased if needed and the Silver Line provides one-seat service to the Metro Red/Purple Lines and Union Station in downtown Los Angeles. As such, it is anticipated that vehicle trip generation for events in the arena at the District at South Bay Alternative site would be similar to that for the Project.

Regional access to the District at South Bay Alternative site would be provided by the I-405 freeway (immediately adjacent to the east), the I-110 freeway (approximately 0.5 miles to the west), the SR-91 freeway (about 1.9 miles to the north), and the I-710 freeway (approximately 3.4 miles to the east). Overall, these regional highway facilities are located closer to the District at South Bay Alternative site than the regional highway facilities that serve the Project are to the Project site, including direct access to the I-405 freeway via the Avalon Boulevard interchange located immediately adjacent to the site (Impacts 3.14-7 through 3.14-9, Impacts 3.14-22 through 3.14-24, and Impacts 3.14-29 and 3.14-34). Direct access to the site is provided by three streets designated as major highways in the City of Carson General Plan: Del Amo Boulevard (six lanes), Avalon Boulevard (six lanes), and Main Street (four lanes). There are no direct street connections across the Torrance Lateral Flood Control Channel connecting to the residential neighborhoods to the south and west. For all of these reasons, locating the Project on the District at South Bay Alternative site would likely impact a lesser number of intersections and neighborhood streets than the Project (Impacts 3.14-1 through 3.14-6 and Impacts 3.14-16 through 3.14-21).

Since all parking would be provided on site under Alternative 5, pedestrian impacts would be lessened since impacts associated with pedestrians crossing arterial streets would not be expected to be significant (Impact 3.14-13). This could also potentially lessen eventgoer confusion regarding where they should park and reduce local circulation.

The elimination of the hotel use would avoid the significant VMT impact identified for the Project’s hotel use (Impact 3.14-10).

The nearest emergency room to the Alternative 5 site is located at the Harbor-UCLA Medical Center, approximately 1.1 miles from the site. Given the distance from the site and that the Harbor-UCLA
Medical Center is located on the far side of the Harbor Freeway and served by different major arterials (Carson Street, Vermont Avenue, and Normandie Avenue) than those serving the site, impacts on emergency access would not be expected to be significant, and likely would not require mitigation (Impact 3.14-14, 3.14-26, 3.14-31, and 3.14-36).

Construction impacts on traffic were determined to be significant for the Project due to temporary lane closures along the Project frontages on South Prairie Avenue and West Century Boulevard. Construction of the Project at the Alternative 5 site would be generally internal to the site and would likely not involve temporary lane closures along arterial streets. Therefore, construction impacts for Alternative 5 would be less than those for the Project.

Given that the location of the District at South Bay Alternative site is over 8 miles from The Forum and the NFL Stadium, the Project at this site would not be likely to have additional significant impacts on intersections, neighborhood streets, freeway facilities, and public transit during concurrent events at The Forum and/or the NFL Stadium (Impacts 3.14-28 and 3.14-29 and Impacts 3.14-33 and 3.14-34).

**Impacts Identified as Being More Severe than the Project**

**Air Quality and GHG Emissions**

Air Quality and GHG emissions during construction under Alternative 5 would be similar to the Project but slightly lessened as this alternative would not include the planned hotel on the East Transportation Site and no parking structures would be constructed. However, operational air pollutant and GHG emissions would be increased compared to the Project because the project developed at the District at South Bay Alternative site would have less accessibility to transit and therefore higher automobile trip generation. In addition, because of its increased distance from Staples Center, VMT would be increased due to increased trip lengths. The combination of increased trips and increased trip lengths means that transportation-related emissions of criteria air pollutants and GHGs would be increased compared to the Project. Therefore, similar to the Project, Alternative 5 would conflict with implementation of the applicable air quality plans, however operational emissions associated with the alternative would exceed thresholds established by the SCAQMD for criteria air pollutants by a greater amount than under the Project (Impact 3.2-1 and 3.2-5).

Impacts associated with the emission of criteria air pollutants (Impacts 3.2-2 and 3.2-6), localized maximum daily operational emissions (NOx) (Impacts 3.2-3 and 3.2-7), and GHG emissions (Impact 3.7-1 and 3.7-2) would be increased, and would still require the implementation of Mitigation Measure 3.2-2(a), which would require the implementation of a transportation demand management (TDM) program (Mitigation Measure 3.14-2(b)), Mitigation Measure 3.2-2(b), which would require the testing of the emergency generators and fire pump generators on non-event days, Mitigation Measure 3.2-2(c), which would require preparation and implementation of a Construction Emissions Minimization Plan, Mitigation Measure 3.2-2(d), which would require the project applicant to encourage the use of zero- and near-zero emissions vendor and delivery trucks, Mitigation Measure 3.7-1(a), which would require the implementation of a GHG reduction plan, and Mitigation Measure 3.7-1(b), which would require the preparation of an annual GHG verification report to determine the number of GHG offsets required to bring the project below the no
new GHG emissions threshold of significance. It is very likely that the required GHG offsets would be materially greater than under the Project.

**Energy Demand and Conservation**

Impacts related to Energy Demand and Conservation would be greater for the District at South Bay Alternative than those of the Project. Like for the Project, it is assumed that the Alternative 5 project would be built to comply with the requirements of LEED Gold certification. Because the project at the District at South Bay Alternative site would not include construction of either the hotel or the parking structures, energy required for construction would tend to be less than under the Project. However, due to increased trip making and VMT, operational transportation energy would be increased compared to the Project. Construction impacts, which may be decreased compared to the Project, are one-time events and relatively short in duration, compared to operational impacts which occur on a continual basis over a 30-year or more period. Thus, on balance, energy effects of the project at the District at South Bay Alternative site would be more severe than those of the Project (Impacts 3.5-2 and 3.5-4).

**Hazards and Hazardous Materials**

The initial investigations of contamination at the District at South Bay Alternative site go back to the late 1970s. As a result of contamination discovered on and adjacent to the District at South Bay Alternative site, the site was listed as a hazardous substances site by the California Department of Toxic Substances Control (DTSC) in the 1980s and a remedial action order requiring implementation of remedial activities was issued for the site in 1988. 41 Remediation of the District at South Bay Alternative site was divided by the DTSC into two operable units (OU). A remedial action plan (RAP) for the Upper OU was approved in 1995, which was modified by an Explanation of Significant Differences (ESD) in 2009. A separate RAP for the Lower OU was prepared in 2005. The purpose of the Upper OU RAP was to make the District at South Bay Alternative site safe for future development. The purpose of the Lower OU RAP was to protect groundwater resources and was not required to make the District at South Bay Alternative site safe for future resources. 42

The Upper OU RAP requires the installation, operation, and maintenance of (1) a landfill cap designed to encapsulate the waste and create a barrier between future improvements and buried waste, (2) an active gas collection and treatment system designed to remove landfill gases from under the landfill cap, and (3) a groundwater collection and treatment system designed to contain a groundwater plume underneath the site and treat the extracted groundwater prior to discharge. 43 Development under Alternative 5 would be required to adhere to these requirements. The arena foundation would need to be supported by a pile system, with individual piles driven to the bearing soil beneath the waste. Given the density of the pile system to support a building of the scale of the proposed arena, and the nature of the extensive landfill gas collection system, it is likely that material changes to the landfill gas collection system may be required, and it is possible that construction workers could be exposed to contamination during ground disturbing and foundation

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construction activities. These impacts would be more severe than those described for the Project in Impact 3.8-4. Mitigation Measure 3.8-4 would require the preparation and approval of the Soil Management Plan prior to initiating earthwork activities, which would reduce the potential for worker exposures. This measure would be required to be expanded to include coordination with the State Department of Toxic Substance Control (DTSC), and implementation of any required amendments or updates to the RAP for the site. For this reason, impacts related to on-site contamination would be more severe than those described for the Project.

**Transportation and Circulation**

Three of the streets surrounding or within the Alternative 5 site are identified in the City of Carson *Master Plan of Bikeways*\(^\text{44}\) for future bicycle improvements: colored buffered bike lanes on Del Amo Boulevard, buffered bike lanes on New Stamps Road, and a bike path along Lenardo Drive (shown as Stadium Way on Figure 6-4) from the east end of the site to Avalon Boulevard. As such, depending on the location of parking access and shuttle bus pull-outs, construction and operation of the Project could adversely affect planned bicycle facilities. Strategic placement of Traffic Control Officers could potentially mitigate any such impacts.

Average trip lengths for attendees of events at the District at South Bay Alternative site would likely be longer than those for events at the Project given the site’s location farther from the regional center, increasing the level of the significant VMT impacts identified for events at the Project (Impact 3.14-10).

**Basis for Finding**

Alternative 5 (The District at South Bay Alternative Site) would avoid or lessen some impacts associated with the Project; however, this alternative would also increase impacts to air quality and GHG emissions, energy demand and conservation, hazards and hazardous materials, and transportation and circulation. Because the Project would be located within the City of Carson, none of the City of Inglewood’s objectives for the Project would be met under the alternative. For example, similar to Alternative 4, the City would be unable to achieve its goals of promoting the City as a premier regional sports and entertainment center (City Objective 1), enhancing the City’s general economic health by stimulating new business and economic activity (City Objective 2), and constructing (with private funds) a public assembly space that would host sporting, cultural, business, and community events (City Objective 8).

Additionally, the project applicant’s objectives related to hosting LA Clippers home games in the 2024-2025 season, creating a dynamic, year-round sports and entertainment district destination in the southwestern portion of Inglewood, and locating a basketball and entertainment center on a site that is geographically desirable and accessible to the LA Clippers’ current and anticipated fan base would not be met under this alternative.

The District at South Bay Alternative site also does not meet the definition of “project area” included in Public Resources Code section 21168.6.8(a)(5). Thus, Alternative 5 would not meet the requirements for

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compliance with AB 987. As a result of this change, should the adequacy of the EIR be litigated, rather than the AB 987 dictated 270-day process for legal proceedings, including any potential appeals, the project would be subject to the established legal process which can take three or more years. As a result of a more extended legal process, litigation regarding the adequacy of an EIR for Alternative 5 would likely obstruct the ability to meet the project applicant’s schedule objective to open in time for the 2024-2025 NBA season. In addition, because AB 987 would not apply at this site, there would be as a loss of environmental benefits, as the measures the project applicant has committed to in the Greenhouse Gas Reduction Plan would not be implemented under Alternative 5. (ESA Alternatives Memo, p. 21.) In addition, the City would receive none of the substantial community benefits incorporated into the Development Agreement for the Project. (Ibid.)

As set forth in the ESA Alternatives Memo, this alternative is considered infeasible for the following, additional reasons:

- It is uncertain whether the City of Carson would consider an alternative plan for the site, given extensive efforts that have gone into the current plan for the area.

- Given the amount of development proposed for the site and the effort that went into obtaining the approval of these entitlements, it is unknown if the undeveloped portion of the site is available for purchase or if the owner of the site would be willing to sell to the project applicant. In addition, the City of Carson is currently in negotiations with a developer to construct commercial retail/entertainment and industrial uses on a 90-acre portion of the site, and if the negotiations are successful, then a large portion of the site would be unavailable for purchase.

- The site is located on a former Class II landfill that is undergoing remediation and closure. The arena would have to be designed so that it is compatible with the presence of solid waste at the site. Additional costs would range from $35-70 million, with an additional $5-15 million for special construction within contaminated soils and ongoing remediation, and considerable extended time to accommodate additional design and construction. The arena would be an “island” surrounded by parking, and would thus lack the cohesive, integrated “feel” that is considered preferable from a design perspective.

- Public transit is less accessible and, given the location, it would be very difficult to integrate the site into regional transit options.

- The project applicant has stated that the site is in a less desirable location in relation to the Clippers’ fan base, resulting in less convenience and longer drive times.

(ESA Alternatives Memo, pp. 17-21.) The City Council rejects Alternative 5 (The District at South Bay Alternative Site) on each of these grounds independently. All of the reasons provide sufficient independent grounds for rejecting this alternative.
Finding

Specific economic, legal, social, technological, or other considerations, including provision of employment opportunities for highly trained workers, make infeasible Alternative 5.


Description

Under Alternative 6, elements of the Project would be developed on an approximately 12-acre site near the NFL Stadium currently under construction within the Hollywood Park Specific Plan (HPSP) area to the north of the Project Site across West Century Boulevard (see Figure 6.5). As with the Project, Alternative 6 would involve the construction of a new multi-purpose arena to serve as the home of the LA Clippers NBA basketball team in the City of Inglewood and as much of the related development included in the Project as feasible, including the relocation of the LA Clippers team offices and team practice and athletic training facility.

The focus of this alternative is to identify the impacts that would occur if the arena and related uses, including the ancillary plaza uses, would be developed on a site (the HPSP Alternative site) within the HPSP area to potentially avoid or lessen the transportation-related impacts associated with concurrent events at the NFL Stadium and the Project. As a means of avoiding or lessening these impacts, Alternative 6 assumes that the arena and NFL Stadium operators would be able to reach a mutually agreed schedule coordinating events at the two venues. The analysis also focuses on whether locating the Project on the Alternative 6 site would otherwise avoid or reduce one or more significant environmental impacts of the Project.

Alternative 6 would include sufficient land to potentially accommodate the uses included in the Project, provided the property would become available and could be acquired by the project applicant.

The HPSP area includes development under the Stadium Alternative of the HPSP. This analysis assumes the completion of development of certain components referred to as the HPSP Adjusted Baseline projects in Section 3.0.5, which include the construction of a 70,000-seat open air NFL Stadium, a 6,000-seat performance venue, 518,077 square feet of retail and restaurant uses, 466,000 square feet of office space, 314 residential units, an 11.89-acre park with a large water feature, a 4-acre civic use, and approximately 9,900 parking spaces within the HPSP area. Although the retail, dining, and multi-purpose space for community programming could potentially be incorporated into the previously planned and approved development at Hollywood Park, the evaluation of this Alternative 6 for the purposes of this analysis conservatively assumes that such development would be additive to the HPSP development included in the Adjusted Baseline together with approved future development within the HPSP area. In other words, under this alternative, the uses proposed as part of the Project would not supplant development authorized under the HPSP, but would be added atop the development authorized under the HPSP.

Alternative 6 would involve the development of the Project within the HPSP area on an approximately 12-acre site to the south of the NFL Stadium currently under construction. This evaluation of Alternative
6 assumes the completion of the proposed development described as the HPSP Adjusted Baseline Projects in Section 3.0.5. The Alternative 6 site is comprised of parcels currently approved for future development in the HPSP, as discussed in Section 3.0.6 (Cumulative Assumptions). The Alternative 6 site would be approximately 75 percent of the size of the Arena Site (and approximately 47 percent of the total Project Site, including the parking parcels), but would accommodate many of the uses proposed by the Project (e.g., the athletic training and practice facility, LA Clippers team offices, and sports medicine clinic).

Uses in the vicinity of the Alternative 6 site include the HPSP Adjusted Baseline Projects, including retail, park, residential, commercial office, stadium, hotel and ancillary uses. The area to the north of the HPSP area is zoned C-R Commercial Recreation and includes the historic Forum concert venue and associated surface parking. The area to the east of the HPSP area is zoned R-2 Residential Limited Multi Family, Open Space, R-1 Residential Single Family, and C-R Commercial Recreation. The area to the south of the HPSP area is zoned C-2A Airport Commercial and M-1 Light Manufacturing. The area to the west of the HPSP area is zoned C-2A Airport Commercial and C-2 General Commercial.

Similar to the Project, development under Alternative 6 would include the Arena Structure, including an approximately 915,000 sf arena to host LA Clippers NBA games and other events, the LA Clippers team offices (71,000 sf), the LA Clippers practice and training facilities (85,000 sf) and a sports medicine clinic (25,000 sf). Seating capacity of the arena would remain at 18,000 attendees for LA Clippers NBA basketball games and a maximum capacity of up to 18,500 attendees for concert events. The overall design of the Arena Structure under Alternative 6 would be identical to the Project, with the modification that the parking structure adjacent to the Arena Structure in the Project would not be constructed. Access to the arena would be provided from a landscaped pedestrian plaza in the HPSP area, along the southern edge of Lake Park, and lead directly into the main lobby of the arena.

Although the retail development within the HPSP area described in the Adjusted Baseline would be located directly adjacent to the Alternative 6 site, and the ancillary retail, dining, and multi-purpose space for community programming uses included in the Project could potentially be located within that development, this evaluation of Alternative 6 assumes that the total 63,000 sf of ancillary uses would be additional to the development within the HPSP area analyzed in the Adjusted Baseline and Cumulative analyses described in Section 3.0. Thus, as with the Project, Alternative 6 would include the development of 24,000 sf of food and drink uses, 24,000 sf of retail uses, including a 7,000 sf LA Clippers team store, and 15,000 sf of multi-purpose space for community programming. Alternative 6 would not include the construction of a new hotel or removal of an existing municipal water well and construction of a new replacement well. The proposed West Parking Structure and East Parking Structure and Transportation Hub components of the Project would not be constructed under Alternative 6.

Primary access to the area around the HPSP IBEC Site would be from West Century Boulevard and South Prairie Avenue to the internal access roads within the HPSP Area. Development of Alternative 6 would require modification of the alignment of a proposed internal roadway along the Alternative 6 site and accompanying utilities to the south to accommodate the arena and ancillary development.
Regional access to the Alternative 6 site is essentially the same as for the Project Site and is provided by the San Diego Freeway (I-405), located approximately 2.6 miles to the west, and the Glenn Anderson Freeway & Transitway (I-105), located 1.6 miles to the south. Local access to the Alternative 6 would be slightly different from the Project, provided by several major arterials, including South Prairie Avenue and West Century Boulevard with alternative connections to Hawthorne Boulevard, Crenshaw Boulevard and Arbor Vitae Street.

Transit access to the HPSP site is provided by several bus lines and the future Crenshaw/LAX light rail line. The closest bus stop, at the intersection of South Prairie Avenue and Hardy Street, is about one-third of a mile from the Alternative 6 site, and the nearest light rail station is approximately 1.5 miles away. Similar to the Project, development of the Alternative 6 would include shuttle service to and from existing nearby rail transit stations and a shuttle drop-off and pick-up area near the arena to accommodate the shuttle service.

A total of 1,045 additional parking spaces would be developed within surface parking areas and subterranean parking structures located within the Alternative 6 site, as shown on Figure 6 5. The parking structures and surface parking areas would be accessed from the internal street network within the HPSP area, with primary access from South Prairie Avenue and Pincay Drive, with access to certain premium parking areas from the proposed Stadium Drive accessed from West Century Boulevard.

The HPSP requires that “no less than nine thousand (9,000) spaces located throughout the HPSP area shall be made available” for the NFL Stadium. As described in Section 3.0.5, the Adjusted Baseline includes approximately 9,900 spaces located within the HPSP area based on information included in plans submitted to the City of Inglewood. This analysis assumes that the development of an arena under Alternative 6 would include an agreement between the operators of the NBA arena and the NFL Stadium to coordinate events and shared parking. The remaining parking demand for events at the arena developed under Alternative 6 would be provided through the parking facilities within the HPSP area through coordination between the NFL Stadium and parking facility operators and the operator of the arena. Such coordination is anticipated to include location of the TNC loading areas and other transportation facilities such as charter bus and microtransit staging and loading areas sufficient to serve Alternative 6.

The parcels included in the Alternative 6 site are designated Mixed-Use (MU) within the current HPSP which permits athletic, social, entertainment, dining recreation and leisure uses. The area immediately to the north of the Alternative 6 site would continue to be developed as Lake Park, an open space area with a large water feature. The total permitted development as described in the HPSP would continue to be permitted. Thus, the uses within the MU zone that might have otherwise been developed at the Alternative 6 site would be developed elsewhere within the HPSP. The HPSP contains sufficient land to accommodate the relocation of these uses.

If Alternative 6 were developed, it is anticipated that the ownership of the properties within the Project Site would not change, private property would not need to be acquired for development of the proposed uses, and none of the uses that presently occupy the Project Site would be relocated. Similarly, the vacation of either West 101st Street or West 102nd Street would not be required. Potentially, a portion of
the properties within the Project Site owned by the City and or the Successor Agency could be used for construction staging under Alternative 6. However, the revitalized development of the Project Site would not occur as part of Alternative 6.

The HPSP area is a privately-owned property subject to a detailed specific plan (the Hollywood Park Specific Plan), as well as a Development Agreement between the City and the HPSP developer. Development authorized under the HPSP is currently being implemented. There is, therefore, substantial uncertainty regarding site control and the feasibility of this alternative. The development of Alternative 6 would potentially require amendments to the HPSP, which would require the consent of the landowner and approval of the City pursuant to the terms of the Development Agreement between the City and the property owner.

**Relationship to Project Objectives**

The HPSP Alternative would meet some of City’s objectives for the Project. In particular, the HPSP Alternative would meet the City’s goals of becoming a regional sports and entertainment center (City Objective 1) and stimulating economic development (City Objective 2). The HPSP site has an approved specific plan that is currently being implemented. As such, although portions of the HPSP area are currently vacant, they are planned for development, and development is proceeding. Thus, the HPSP area is not underutilized to the same degree as the Project Site. Because City objective 5 is to “[t]ransform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City,” Alternative 6 would not be as responsive to this objective as the Project.

The HPSP Alternative would meet most but not all of the project applicant’s objectives for the project. Because the HPSP Alternative would first require feasibly acquiring the site, potentially amending the existing HPSP and its implementing documents, including a Development Agreement, it is uncertain if Alternative 6 would allow the applicant to begin hosting LA Clippers home games in the 2024–2025 season. For this reason, the HPSP Alternative could be unable to meet project applicant Objective 1a.

**Comparative Impacts**

Table 6–2 at the end of Chapter 6.0, Alternatives, of the EIR has an impact-by-impact comparison of the significant impacts of the Project and Alternative 6. The comparative analysis of environmental effects provided below was informed by the 2009 Hollywood Park Redevelopment Project EIR (HPRP EIR), which contains information relating to conditions in and around the HPSP Alternative site, and the environmental impacts of redevelopment of the site.

**Impacts Identified as Being the Same or Similar to the Project**

Because the size of the Proposed arena and the amount of ancillary development would be the same as the development in the Project, many of the impacts of the Project that are affected by the intensity of development would remain the same or very similar at the HPSP Alternative Site.

**Aesthetics**

HPSP Alternative site, along with the entirety of the HPSP area, is located in an urbanized community that is currently undergoing development. The area in the vicinity of the HPSP Alternative site does not have any scenic vistas or unique visual characteristics. Visual impacts associated with Alternative 6 would be similar to the Project (Impacts 3.1-1 and 3.1-4) although limited views along South Prairie Avenue due to the proposed pedestrian bridge would not occur under this alternative.

The nearest shadow sensitive uses are existing residences located approximately 2,100 feet to the east and residences located about 1,100 feet to the west, as well as new residences being constructed under the Adjusted Baseline about 750 feet to the west, and under cumulative conditions about 750 feet to the east. Given these distances, like with the Project, there would be no significant impacts related to shadowing of residences or other sensitive uses (Impact 3.1-3). For these reasons, impacts related to views, and shadow would be similar to those of the Project.

**Cultural Resources**

Like the Project Site, there are no known archaeological or historical resources located on the HPSP Alternative site. According to the HPRP EIR, it is possible that development on the HPSP site could disturb buried archaeological resources, and disturb unknown human remains. Since the preparation of the HPRP EIR, substantial ground disturbing earthwork has taken place on the HPSP site, and thus surface soils have been highly disturbed to prepare the property for development. However, like at the Project Site, the Proposed Arena would require excavation to a depth of approximately 35 feet, which is below the area that has been recently disturbed. Therefore, like with the Project, it is possible that implementation of Alternative 6 could cause a substantial adverse change in the significance of unknown historic, archaeological, or tribal cultural resources (Impacts 3.4-1, 3.4-2, 3.4-3, 3.4-5, 3.4-6, and 3.4-7), and/or unknown human remains (Impacts 3.4-4 and 3.4-8). Mitigation Measures 3.4-1 and 3.4-4 would reduce these impacts by requiring that work stop if such resources are uncovered, and that the resources be appropriately evaluated and treated. Therefore, impacts on archaeological resources and human remains would be similar to the Project.

**Geology and Soils**

Impacts related to geology and soils conditions and hazards, including paleontological resources would be similar to those described for the Project. Because Alternative 6 would occur less than one-half mile from Project Site, the same geological and soils conditions that would be encountered in construction of Alternative 6 would be essentially the same as with the Project. The Potrero Fault, which is

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approximately 0.5 miles from the Project Site, is closer to the Forum Alternative site, approximately 0.4 miles to the east; however, compliance with the California Building Code would avoid the creation of seismic hazards. According to the HPRP EIR, it is possible that development on the HPSP site could disturb previous unknown unique paleontological resources, but because there would be less ground-disturbing activity because of the reduced amount of development in Alternative 6, the potential for erosion and accidental discovery of paleontological resources would be correspondingly decreased (Impacts 3.6-2 and 3.6-4). However, these impacts would continue to be potentially significant under Alternative 6 and would require the same mitigation measures as identified for the Project in order to reduce the impact to less than significant.

**Hazards and Hazardous Materials**

As discussed above, the HPSP Alternative site has been mass graded as part of HPSP development activities, and as part of these activities, sites within the HPSP Alternative site containing soil contamination have been remediated. However, it is possible that previously contaminated soils may still remain on the HPSP Alternative site, and thus, as with the Project, construction workers could be exposed to contamination during ground disturbing activities (Impact 3.8-4). Mitigation Measure 3.8-4 would require the preparation and approval of the Soil Management Plan prior to initiating earthwork activities, which would reduce the potential for worker exposures. For this reason, impacts related to on-site contamination would be similar to the Project.

**Hydrology and Water Quality**

Similar to the Project, it is possible that construction and operation of Alternative 6 could degrade the quality of the water that is discharged from the HPSP Alternative site (Impacts 3.6-1, 3.6-3, 3.9-1 and 3.9-4). In addition, as with the Project, altered drainage patterns on the HPSP Alternative site during both construction and operation have the potential to result in erosion, sedimentation, and/or flooding on or off site by redirecting or concentrating flows (Impact 3.9-3 and 3.9-6). Although it is not yet designed, it is likely that the drainage system for Alternative 6 would be tied into the comprehensive drainage and water quality treatment system being constructed in the HPSP area, including the adjacent Lake Park. Mitigation Measure 3.9-1(a) would require the project at the HPSP Alternative site to comply with a number of regulations governing water quality and drainage while Mitigation Measure 3.9-1(b) would require the periodic sweeping of parking lots during operation to remove contaminants. As a result, impacts related to water quality and drainage would be similar to those described for the Project.

**Land Use and Planning**

Like the Project, Alternative 6 would not result in the division of an established community, as the arena and other uses would be located entirely within the HPSP area; the vacation of streets would not be required. Alternative 6 would potentially require approval of amendments to the HPSP, and related entitlement documents. With the approval of such amendments, Alternative 6 would be consistent with plans or policies that have been adopted for the purposes of environmental mitigation, and thus it would have less-than significant-impacts related to land use and planning (Impacts 3.10-1 through 3.10-4).

Noise and Vibration
Vibration sensitive receptors within the HPSP area, including commercial retail buildings that will be constructed under the Adjusted Baseline, are located in close proximity to the HPSP Alternative site. Construction vibration levels under Alternative 6 would be similar to the Project due to the use of similar amounts of equipment and construction methods. As a result, vibration impacts with respect to structural damage and human annoyance (Impacts 3.11-3 and 3.11-7) would be the same, and would still require implementation of Mitigation Measures 3.11-3(a) through (e), which requires minimum distances of construction equipment from sensitive receptors and the designation of a construction relations officer to field vibration-related complaints.

Population, Employment and Housing
Impacts related to Population, Employment and Housing (Impacts 3.12-1 through 3.12-4) would remain less than significant under Alternative 6. However, employment generation on the HPSP Alternative site would be reduced by about 7 percent as no hotel would be constructed.

Public Services
Because Alternative 6 would have the same type and amount of development (other than the elimination of the hotel and water well), and the same event profile as the Project, under Alternative 6 impacts of the Project on public services, including fire and police protection, parks and recreation facilities, would remain similar and would continue to be less than significant (see Impacts 3.13-1 through 3.13-12). Because employment on the Alternative 6 site would be reduced by about 7 percent under Alternative 6, impacts on public schools (Impacts 3.13-11 and 3.13-12), already less than significant for the Project, would be further reduced slightly under Alternative 6. The arena and commercial uses under Alternative 6 would be expected to generate a total of 49 new school students, a reduction of 1 student compared to the 50 students under the Project as described in Table 3.13-9.

Transportation and Circulation
Alternative 6 would be of similar size to the Project, with a similar level of access to rail transit via shuttles for major events. As such, it is anticipated that vehicle trip generation for arena events and the ancillary uses at the Alternative 6 site would be similar to that for the Project. Given the proximity of the Alternative 6 site to restaurant and retail uses proposed as part of the HPSP, arrival and departure times before and after events could spread somewhat to the extent that these uses attract additional eventgoers. However, a material reduction in the level of intersection or freeway facility impacts would not be expected.

Because the Alternative 6 site is across the West Century Boulevard from the Project Site, the VMT characteristics of Alternative 6 would be essentially the same as for the Project. The event and retail components of Alternative 6 would have significant VMT impacts similar to those for the Project. The office, practice facility, sports medicine, and restaurant components of Alternative 6 would have less than significant VMT impacts similar to those for the Project.

Similar to the Project, Alternative 6 has the potential to impact on-time performance for buses operating in the vicinity because of congestion associated with event arrival and departure traffic.
The Alternative 6 site is located approximately 0.5 miles from the Centinela Hospital Medical Center. Impacts of the Project-related congestion on emergency access would be similar to those for the Project.

**Impacts Identified as Being Less Severe than the Project**

**Aesthetics**

The nearest light sensitive uses are existing residences located approximately 2,100 feet to the east and residences located about 1,100 feet to the west, as well as new residences being constructed under the Adjusted Baseline about 750 feet to the west, and residences that would be developed under cumulative conditions about 750 feet to the east. Given these distances there would be no significant spillover lighting effects (Impacts 3.1-2 and 3.1-5), and Mitigation Measures 3.1-2(a) through (c) would not be required. For these reasons, impacts related to spillover lighting would be less than described for the Project.

**Air Quality and GHG**

Air Quality and GHG emissions during construction and operation under Alternative 6 would be similar to the Project but slightly lessened because Alternative 6 would not include the planned hotel on the East Transportation and Hotel Site or a new potable water well. Therefore, similar to the Project, Alternative 6 would conflict with implementation of the applicable air quality plans, as construction and operational emissions associated with the alternative, though somewhat reduced, would still exceed thresholds established by the SCAQMD for criteria air pollutants (Impact 3.2-1 and 3.2-5).

Impacts associated with the emission of criteria air pollutants (Impacts 3.2-2 and 3.2-6) and GHG emissions (Impact 3.7-1 and 3.7-2) would be slightly reduced, but would still require the implementation of Mitigation Measure 3.2-2(a), which would require the implementation of a Transportation Demand Management (TDM) program (Mitigation Measure 3.14-2(b), Mitigation Measure 3.2-2(b), which would require the testing of the emergency generators and fire pump generators on non-event days; Mitigation Measure 3.2-2(c), which would require the preparation and implementation of a Construction Emissions Minimization Plan; Mitigation Measure 3.2-2(d), which would require the project applicant to encourage the use of zero- and near-zero emissions vendor and delivery trucks; Mitigation Measure 3.7-1(a), which would require the implementation of a GHG reduction plan; and Mitigation Measure 3.7-1(b), which would require the preparation of an annual GHG verification report to determine the number of GHG offsets required to bring the project below the no net new GHG emissions threshold of significance.

**Biological Resources**

The HPSP Alternative site has been mass graded and completely disturbed. No vegetation, including trees, or other habitat is present to support nesting raptors or migratory birds. As a result, Alternative 6 would not disturb nesting raptors or migratory birds (Impact 3.3-2) and would not result in the loss of protected trees (Impact 3.3-3). Mitigation Measures 3.3-2 and 3.3-3 to reduce these impacts would not be required. As a result, unlike the Project, no impacts to nesting raptors or migratory birds and protected trees would occur under this alternative.
Energy Demand and Conservation

Energy demand during construction and operation under Alternative 6 would be similar to the Project but slightly lessened as this alternative would not include the construction and operation of a hotel on the East Transportation and Hotel Site or a new replacement potable water well (Impacts 3.5-2 and 3.5-4).

Hazards and Hazardous Materials

Unlike the Project Site, the HPSP Alternative site is located in between the approach flight paths for the primary runways at LAX, and is not located within the planning boundary/airport influence area (AIA) established for LAX in the Los Angeles County Airport Land Use Plan (ALUP). Further, compared to the Project Site, the additional distance between the Alternative 6 site and the Hawthorne Airport (HHR) would mean that the arena structure at the Alternative 6 site would not penetrate the HHR horizontal imaginary surface, but construction cranes for the arena would continue to penetrate the HHR horizontal surface. In addition, the arena construction cranes would penetrate both the HHR horizontal surface and notification surface. As a result, while there would be no significant impact related to penetration of the LAX obstacle clearance surface (Impact 3.8-5) under Alternative 6, this alternative would still require the implementation of Mitigation Measure 3.8-5.

Noise and Vibration

Under the Adjusted Baseline, noise sensitive receptors within the HPSP area would be located approximately 750 feet to the west of the HPSP Alternative site. Under cumulative conditions, additional noise sensitive receptors would be located approximately 750 to the east within the HPSP area. These noise sensitive receptors would be substantially further from the Alternative 6 site than the sensitive receptors that are located immediately adjacent to the Project Site.

Construction noise levels generated under Alternative 6 would be similar to the Project due to the use of similar amounts of equipment and construction methods. Because noise sensitive receptors would be further from the Alternative 6 site than the Project Site, impacts associated with a temporary increase in noise during construction (Impacts 3.11-1 and 3.11-5) would be less severe than under the Project, but would still require the implementation of measures and controls to reduce noise during construction (Mitigation Measure 3.11-1) and would remain significant and unavoidable.

Traffic generated under Alternative 6 would use much of the same roadway network as the Project. However, traffic under Alternative 6 would be shifted away from noise sensitive receptors south of West Century Boulevard, and thus would not negatively affect as many sensitive receptors as the Project. In addition, operational sound from outdoor plaza events would be reduced as noise sensitive receptors would be located much farther away from amplified noise than under the Project and, due to the positioning of the stage, the amplified noise would be directed northwest across the lake and not in the direction of sensitive receptors located to the west and east. Thus, impacts associated with a permanent increase in noise during operation (Impacts 3.11-2 and 3.11-6) would be reduced, but would still require the implementation of Mitigation Measure 3.11-2(a), which would require the preparation of an operations noise reduction plan, and Mitigation Measure 3.11-2(b), which would require the implementation of a Transportation Demand Management (TDM) program (Mitigation Measure
3.14-2(b)); in total, operational noise impacts would remain significant and unavoidable, although likely reduced from the Project.

**Transportation and Circulation**

Given the location of the site within HPSP, the Project at this location could have a reduced level of impacts on existing neighborhood streets. That is because a grid network of residential streets only exists to the west of South Prairie Avenue and south of West Century Boulevard and not to the east or north of the site. For this reason, those traveling to or from the Alternative 6 site would be less likely to travel on existing neighborhood streets than they would at the Project site. The potential for such impacts would still exist, and the same mitigation measures would apply, which would reduce but not eliminate the significant and unavoidable neighborhood street impacts.

The elimination of the hotel use would avoid the significant VMT impact identified for the Project’s hotel use.

Since all parking would be provided either on site or in HPSP parking lots near to the site under Alternative 6, pedestrian impacts would be lessened since impacts associated with pedestrians crossing arterial streets would not be expected to be significant. This could also potentially lessen eventgoer confusion regarding where they should park and reduce local circulation.

Construction impacts on traffic were determined to be significant for the Project due to temporary lane closures along the Project frontages on South Prairie Avenue and West Century Boulevard. Construction of the Project at the Alternative 6 site would be internal to the HPSP area and would not involve temporary lane closures along arterial streets. Therefore, construction impacts for Alternative 6 would be less severe than those for the Project.

Under Alternative 6, it is anticipated that events at the NFL Stadium and the Project would be subject to a mutually-agreed schedule to reduce transportation impacts. Concurrent Event Scenario 2 (major event at Project and Football Game at NFL Stadium) and Scenario 5 (major events at Project and Football Game at NFL Stadium) as analyzed in Section 3.14, Transportation and Circulation, may still occur, as those scenarios envisioned a football game on a weekend afternoon and events at the Project and The Forum during a weekend evening. Impacts associated with these scenarios would not be reduced.

Concurrent Event Scenario 3 (major event at Project and Midsize Event at NFL Stadium) and Scenario 4 (major events at Project and The Forum and Midsize Event at NFL Stadium), however, would not occur as those scenarios envisioned events in the NFL Stadium and at the Project at the same time with concurrent arrival and departure patterns. The impacts associated with these scenarios would not occur and alternative off-site remote parking would not be required for the Project. If concurrent events were to occur in the separate 6,000-seat performance venue under construction at HPSP, impacts on the transportation system would be reduced from those anticipated for Concurrent Event Scenarios 3 and 4. Although concurrent events transportation impacts may be reduced based on an enhanced level of schedule coordination between the operators of the NFL Stadium and the Alternative 6 arena, discussed above, concurrent events between those two venues could take place and concurrent events with The Forum would still occur, and therefore
the identified concurrent event significant and unavoidable impacts for the Project would remain so under Alternative 6.

Because the frequency with which concurrent events occurs would be reduced, the likelihood of impacts to emergency access during concurrent events would be correspondingly reduced, but would remain significant and unavoidable during concurrent events.

**Utilities and Service Systems**

Under Alternative 6, utility demands on the HPSP Alternative site would decrease as the hotel use would be eliminated. Due to the elimination of the hotel, water demand of Alternative 6 would be approximately 20 percent lower than under the Project. Wastewater generation of Alternative 6 would be about 3 percent lower than under the Project. Solid waste generation of Alternative 6 would be approximately about 4 percent lower than under the Project. As a result, impacts with respect to water supply (Impacts 3.15-2 and 3.15-4), wastewater treatment capacity (3.15-5, 3.15-7), and solid waste disposal capacity (3.15-11 and 3.15-13) would be less than significant under both the Project and Alternative 6.

The existing off-site storm drain system in the area of the HPSP Alternative site has been planned with major infrastructure to accommodate development throughout the 238-acre HPSP area. This is contrasted with the Project Site, which may not have sufficient capacity to handle post-construction stormwater runoff from the Project (Impacts 3.15-9 and 3.15-10). Thus, the impacts related to stormwater drainage and runoff would potentially be less than significant, but Alternative 6 would still require implementation of Mitigation Measures 3.15-9 and 3.15-10. Impacts related to stormwater drainage would likely be less severe than those described for the Project, but would still require mitigation.

**Impacts Identified as Being More Severe than the Project**

There are no impacts of Alternative 6 that were identified which would be more severe than those described for the Project.

**Basis for Finding**

Alternative 6 (Hollywood Park Specific Plan Alternative Site) would avoid or lessen some impacts associated with the Project; however, this alternative would not further some of the key City objectives related to transforming vacant or underutilized land within the City into compatible land uses within aircraft noise contours (City objective 5). Development of the Hollywood Park Specific Plan Alternative within the HPSP area would also displace uses planned under the Hollywood Park Specific Plan Alternative site to other portions of the HPSP area, and there is not enough space within the HPSP area to accommodate these displaced uses. (ESA Alternatives Memo, p. 22.) Furthermore, due to limited number of parking spaces at the Hollywood Park Specific Plan Alternative Site, and the likely need for off-site parking spaces within the HPSP area, it is foreseeable that under Alternative 6 events at the arena and

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stadium could not overlap; events at the arena would have to be scheduled when the stadium is not in use, thus potentially resulting in fewer events at the arena. *(Ibid.)*

In addition to the above, Alternative 6 would not further some of the project applicant’s objectives. In addition to the need for site acquisition, the proposed arena and associated development would require a complete redesign, including necessary NBA review and approval, along with review and approval through the City Inglewood, including preparation of a new CEQA document to support changes to the Hollywood Park Specific Plan. The need to restart the planning and entitlement process would impede the ability to meet the project applicant’s objectives related to hosting LA Clippers home games in the 2024-2025 season.

The Alternative 6 site does not meet the definition of “project area” included in Public Resources Code section 21168.6.8(a)(5). Thus, Alternative 6 would not meet the requirements for compliance with AB 987. Due to this change, should the adequacy of the EIR be litigated, rather than the AB 987 dictated 270-day process for legal proceedings, including any potential appeals, the project would be subject to the established legal process which can take three or more years. This more extended legal process would likely obstruct the ability to meet the applicant’s schedule objective to open in time for the 2024-2025 NBA season. In addition, because AB 987 would not apply at this site, there would be a loss of environmental benefits because the measures that the project applicant has committed to as a part of the Greenhouse Gas reduction please would not be implemented. *(ESA Alternatives Memo, p. 24.)*

Alternative 6 is also found to be infeasible for the following, additional reasons:

- **Given the extensive planning that has been devoted to the Hollywood Park Specific Plan, and the effort that went into obtaining the approval of these entitlements, it is unknown if the site is available for purchase or if the owner of the site would be willing to sell to the project applicant.**

- **Development of the Hollywood Park Specific Plan Alternative within the HPSP area would displace uses planned under the Hollywood Park Specific Plan Alternative site to other portions of the HPSP area, and there may not be sufficient space within the HPSP area to accommodate these displaced uses. There would be limited space for a plaza at the entrance to the Arena. Crowds could spill into the adjacent HPSP area.**

- **Under Alternative 6, the proposed Project Site would not be developed as under the Proposed Project. Similar to the No Project Alternative, the Project Site would remain vacant and underdeveloped. Alternative 6 would be inconsistent with the obligation to use best efforts to redevelop the area for airport-compatible uses, as specified in grant agreements under the FAA AIP program. Alternative 6 would also be inconsistent with the City’s objective to “transform vacant or underutilized land within the City into compatible land uses within airport noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City.”**

*(ESA Alternatives Memo, pp. 22-24.)*
The City Council rejects Alternative 6 (Hollywood Park Specific Plan Alternative Site) on each of these grounds independently. All of the reasons provide sufficient independent grounds for rejecting this alternative.

Finding

Specific economic, legal, social, technological, or other considerations, including provision of employment opportunities for highly trained workers, make infeasible Alternative 6.

7. Alternative 7: The Forum Alternative Site

Description

Under Alternative 7, elements of the Project would be developed on an approximately 28-acre site currently occupied by the historic Forum concert and event venue (the Forum Alternative site), located approximately 0.8 miles north of the Project Site at 3900 West Manchester Boulevard in the City of Inglewood (see Figure 6 6). As with the Project, Alternative 7 would involve the construction of a new multi-purpose arena to serve as the home of the NBA LA Clippers basketball team and as much of the related development included in the Project as feasible, including the relocation of the LA Clippers team offices and team practice and athletic training facility.

The focus of this alternative is to identify the impacts that would occur if the arena and related uses, including the ancillary plaza uses and the same amount of on-site parking, are developed on the Forum Alternative site to potentially avoid or substantially lessen one or more significant environmental impacts of the Project, including the transportation-related impacts associated with concurrent events at the existing Forum venue and the Project.

The Forum Alternative site is currently developed with an historic concert venue known as The Forum, which has hosted sporting and entertainment events in the City since 1967 and is listed on both the National Register of Historic Places (National Register) and the California Register of Historical Resources (California Register). As discussed further in this section below, the development of a modern arena that meets NBA standards on the Forum Alternative site would require demolition of the existing Forum building. If the existing Forum building were to be demolished, Alternative 7 would include sufficient land to potentially accommodate the uses included in the Project.

Alternative 7 would involve the development of the same or substantially similar components of the Project on approximately 28 acres currently occupied by the historic Forum concert and event venue and ancillary structures and surface parking. The Forum Alternative site would be approximately 68 percent larger than the Project Arena Site (and approximately the same size as the total Project Site). As such, the Forum Alternative site could accommodate a program of development similar to the Project, although the hotel and well relocation components would not be included and the ancillary uses and parking would be configured differently.
The Forum Alternative site is currently zoned C-R Commercial Recreation. Areas to the east and west of the Forum site are zoned R-2 Residential Limited Multi Family, Open Space, R-1 Residential Single Family, and C-R Commercial Recreation. Uses in the immediate vicinity of the Forum site include the Inglewood Park Cemetery to the north, residential and commercial uses to the west across South Prairie Avenue, and the residential community known as Carlton Square to the east across Kareem Court. The HPSP area is located immediately to the south of the Forum Alternative site, across Pincaey Drive.

Existing Forum Building

The Forum Alternative site is currently developed with the historic Forum concert and event venue. The Forum is an approximately 350,000 sf arena that opened in 1967 and until 1999 was the home of the NBA Los Angeles Lakers, the NHL Los Angeles Kings, and the WNBA Los Angeles Sparks, and hosted other major sporting events and other athletic competitions, concerts, and events. In 1999 and 2000, all three professional sports teams left Inglewood and moved to the then-new Staples Center in downtown Los Angeles.

The Forum was acquired in 2000 by the Faithful Central Bible Church, which used it for occasional church services and leased it for sporting events, concerts and other events. In 2012, the Forum was purchased by Madison Square Garden Company and underwent comprehensive renovation and rehabilitation that included structural, aesthetic, and amenity improvements completed in 2014 to convert the Forum into a world-class concert and event venue. On September 24, 2014, the Forum was listed on the National Register of Historic Places and the California Register of Historic Resources as an architecturally significant historic place worthy of preservation. The renovation of the Forum was funded in part by federal tax credits for its restoration as a National Register-listed building and an $18 million loan from the City of Inglewood for the restoration and rehabilitation of the structure.

The Forum, as renovated to function as a concert and event venue and listed on the National Register and the California Register, is substantially smaller than, and does not include the features and amenities provided in, modern NBA arenas. Constructed in 1967, The Forum structure stands at approximately 350,000 sf. By comparison, current NBA arenas range in size from approximately 586,000 sf to over 1 million sf, with the average of the three most recently-constructed arenas exceeding 700,000 sf. The relatively small size of The Forum would make the use of the structure to serve as the home arena of an NBA team infeasible because the structure lacks sufficient space for the range of vendors, food and drink establishments, luxury boxes and loge seating options, and other amenities required for a contemporary NBA home arena.

A conversion of The Forum from a concert and event venue to a modern home arena for an NBA team with related facilities would require extensive alterations to the historic structure, and a substantial increase in size. At a minimum, required modifications would likely include, but not be limited to, the demolition and expansion of exterior walls and the roof of The Forum structure to accommodate the facilities and amenities required for a contemporary NBA arena such as a modern scoreboard, standard and premium seating, and sufficient concourse areas, clubs and locker rooms, food and beverage preparation and service areas, and other facilities. Even assuming such alterations were structurally
feasible and any part of the original structure could be retained or repurposed, these changes would remove or substantially alter the character defining features of The Forum that make it eligible for listing on the National Register and California Register.

In addition, the other components of the Project, including the team office space, team practice and athletic training facility, sports medicine clinic, and the ancillary retail, dining, and community uses would likely not be feasible to accommodate within the Forum structure. Therefore, additional structures around the Forum would be required to accommodate those uses, obscuring or altering views of the Forum. These alterations would materially and adversely alter the “central location on an open site with high visibility from adjacent streets and properties” of The Forum, which is one of the character-defining features for which the building is listed on the National Register and California Register.

In summary, it does not appear that the renovation, rehabilitation, or expansion of The Forum to function as a modern NBA arena would be feasible. Even if it were, it could not be accomplished without a significant adverse effect on an historic resource. Thus, Alternative 7 evaluates the demolition of The Forum and the redevelopment of the site with the components of the Project. While demolition of the Forum building is the only feasible manner to accommodate the development of a modern NBA arena and other components of the Project on the Forum Alternative site, the effects of removal of The Forum would be subject to a policy determination for decision makers.

**Forum Alternative Characteristics**

Similar to the Project, development under Alternative 7 would include the Arena Structure, including an approximately 915,000 sf arena to host LA Clippers NBA games and other events, the LA Clippers team offices (71,000 sf), the LA Clippers practice and training facilities (85,000 sf) and a sports medicine clinic (25,000 sf). Seating capacity of the arena under Alternative 7 would remain at 18,000 attendees for LA Clippers basketball games and a maximum capacity of up to 18,500 attendees for concert events.

The overall design of the main Arena Structure under Alternative 7 would be substantially similar to the Project, though oriented differently, with the main arena lobby entrance opening to the south onto a pedestrian plaza located at the corner of South Prairie Avenue and Pincay Drive with portions extending to the corner of South Prairie Avenue and Manchester Boulevard, as shown in Figure 6. As in the design included in the Project, the height of the main Arena Structure and appurtenances would extend up to 150 feet above grade, with the event level of the arena at approximately 30 to 35 feet below grade. The pedestrian plaza would be bound to the west by the arena structure and structured parking. The ancillary retail, dining, and multipurpose space for community programming uses would be included in separate structures within the plaza.

Similar to the Project, a total of 4,125 parking spaces as required by the City of Inglewood Municipal Code would be provided within the Forum site. As shown in Figure 6, these majority of the on-site parking spaces would be provided in a 3,525-space parking structure to the north of the main Arena Structure, with the remaining spaces provided in surface parking around the main Arena Structure and a limited amount of subterranean structured parking. Alternative 7 would not include a hotel or a construction of a new municipal water well to replace the well within the Project Site.
Access to the Forum Alternative site would utilize some of the existing access points to the site, including those from West Manchester Boulevard, South Prairie Avenue, Pincay Drive and Kareem Court. The on-site parking structure would be accessed from South Prairie Avenue and West Manchester Boulevard, with access to surface parking provided from Pincay Drive.

Regional access to the Forum Alternative site would be similar to but slightly different than access to the Project Site. Access to the Forum Alternative site is provided by the San Diego Freeway (I-405), located approximately 1.7 miles to the west, and the Glenn Anderson Freeway & Transitway (I-105), approximately 1.8 miles to the south, and the Harbor Freeway (I-110), approximately 3.4 miles to the east. Local access to the Forum Alternative site would be similar to access to the existing concert and event venue provided by several major arterials, including South Prairie Avenue and Manchester Boulevard with alternative connections to Florence Avenue, Hawthorne Boulevard, Crenshaw Boulevard and Arbor Vitae Street.

Transit access to the Forum Alternative site is provided by several bus lines and the future Crenshaw/LAX light rail line. The closest public transit stops are bus service stops located along the West Manchester Boulevard frontage of the Forum Alternative site, including a stop serving the Metro 115 bus line, and a bus stop located at the southwest corner of South Prairie Avenue and West Manchester Boulevard serving the Metro 115, 211, and 442 lines. The nearest rail transit stop that would serve the Forum Alternative site would be the Crenshaw/LAX light rail line Downtown Inglewood station currently under construction approximately 1.3 miles away by surface streets.

If Alternative 7 were developed, it is anticipated that the ownership of the properties within the Project Site would not change, private property would not need to be acquired for development of the proposed uses, and none of the uses that presently occupy the Project Site would be relocated. Similarly, the vacation of West 101st Street and West 102nd Street would not be required.

**Relationship to Project Objectives**

The Forum Alternative would meet some of City’s objectives for the Project. The Forum Alternative would meet the City’s goals of becoming a regional sports and entertainment center (City Objective 1) and stimulating economic development (City Objective 2), however because this alternative would involve demolition of an existing entertainment venue, The Forum, in order to build a new sports and entertainment venue of similar size, it would not achieve these goals to the same extent as the Project. As explained above, The Forum site is currently developed with a large entertainment venue, and while there are surrounding surface parking lots that can be seen as underdeveloped, the Forum Alternative site is not underutilized to the same degree as the Project Site. Because City Objective 5 is to “[t]ransform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City,” Alternative 7 would not be as responsive to this objective as the Project. Finally, because the Forum Alternative would result in a new significant and unavoidable impact as a result of the demolition of the historic Forum building, it would be less responsive than the Project to City Objective 10, which calls for the project objectives to be achieved “in an expeditious and environmentally conscious manner.”
The Forum Alternative would meet most but not all of the project applicant’s objectives for the project. Because the Forum Alternative would first require a complete redesign, including necessary NBA review and approval, along with review and approval through the City of Inglewood, including preparation of a new CEQA document, there is substantial uncertainty regarding the feasibility of whether Alternative 7 would allow the applicant to begin hosting LA Clippers home games in the 2024–2025 season. (ESA Alternatives Memo, p. 24.) For this reason, the Forum Alternative could be unable to meet project applicant Objective 1a.

**Comparative Impacts**

Table 6-2 at the end of Chapter 6.0, Alternatives, of the EIR has an impact-by-impact comparison of the significant impacts of the Project and Alternative 7.

**Impacts Identified as Being the Same or Similar to the Project**

Because the type and amount of development as well as the size of the arena would be essentially the same as the development in the Project, many of the impacts of the Project that would be affected by the intensity of development would remain the same or would be very similar at the Forum Alternative site.

**Aesthetics**

The nearest shadow sensitive uses are residences located across Kareem Court, approximately 75 feet to the east, and residences located on East Nutwood Street, across South Prairie Avenue about 190 feet to the west. With the addition of Alternative 7 at this location, the height of proposed structures and the distance between those structures and nearby shadow sensitive receptors would result in shadows affecting adjacent properties to the east in afternoons in December that would not exceed the threshold of three hours of new shadow. Morning shadows, to the west, would not reach the shadow sensitive receptors across South Prairie Avenue. Therefore, like the Project, the shadow impacts (Impact 3.1-3) of Alternative 7 would be less than significant.

**Biological Resources**

A number of mature landscape trees are located around the Forum structure, and street trees are present in the landscape strip along South Prairie Avenue, West Manchester Boulevard, and Kareem Court, adjacent to the Forum Alternative site. As a result, like the Project, Alternative 7 could disturb nesting raptors or migratory birds (Impact 3.3-2) and result in the loss of protected trees (Impact 3.3-3). Mitigation Measures 3.3-2 and 3.3-3 would be required to reduce these impacts by protecting these resources during construction. As a result, impacts on nesting raptors or migratory birds and protected trees would be similar to those described for the Project.
Cultural Resources
The Forum was originally developed in 1966–67, before State and federal laws that protect historic and archaeological resources were in force. Like the Project Site, there are no known archaeological resources located on the Forum Alternative site. However, it is possible that development on the Forum Alternative site could disturb buried archaeological resources and unknown human remains. Therefore, it is possible that, like with the Project, implementation of Alternative 7 could cause a substantial adverse change in the significance of unknown historic, archaeological, or tribal cultural resources (Impacts 3.4-1, 3.4-2, 3.4-3, 3.4-5, 3.4-6, and 3.4-7), and/or unknown human remains (Impacts 3.4-4 and 3.4-8). Mitigation Measures 3.4-1 and 3.4-4 would reduce these impacts by requiring that work stop if such resources are uncovered, and that the resources be appropriately evaluated and treated. Therefore, impacts on archaeological resources, and human remains would be similar to the Project.

Geology and Soils
Impacts related to geology and soils conditions and hazards, including paleontological resources would be similar to those described for the Project. Because The Forum Alternative would occur less than one-half mile from Project Site, the geological and soils conditions that would be encountered in construction of the Forum Alternative would be essentially the same as with the Project. The Potrero Fault, which is approximately one-half mile from the Project Site, is closer to the Forum Alternative site, approximately one-quarter mile to the east; however, compliance with the California Building Code would avoid the creation of seismic hazards. Because there would be a similar amount of ground-disturbing activity in Alternative 7, the potential for erosion and accidental discovery of paleontological resources would be correspondingly similar (Impacts 3.6-2 and 3.6-4). These impacts would continue to be potentially significant under the Forum Alternative and would require the same mitigation measures as identified for the Project in order to reduce the impact to less than significant.

Hazards and Hazardous Materials
The Forum Alternative site is listed twice on the GeoTracker database maintained by the State Water Resources Control Board for releases of diesel found in subsurface soil. Both cases involved leaking underground storage tanks, one reported in 1986 and the other reported in 2004; both cases have been subsequently closed. However, it is possible that previously contaminated soils may still remain on the Forum Alternative site, and thus, as with the Project, construction workers could be exposed to contamination during ground disturbing activities (Impact 3.8-4). Mitigation Measure 3.8-4 would require the preparation and approval of the Soil Management Plan prior to initiating earthwork activities, which would reduce the potential for worker exposures. For this reason, impacts related to on-site contamination would be similar to the Project.

50 The National Historic Preservation Act was enacted in 1966, and related regulations were not adopted and in force at the time of the development of the Forum. CEQA was passed in 1970, and the California Office of Historic Preservation was opened in 1975.
Similar to project site, the Forum Alternative site is located within the planning boundary/airport influence area (AIA) established for LAX in the Los Angeles County Airport Land Use Plan (ALUP). Compared to the Project Site, the additional distance between the Alternative 7 site and the Hawthorne Airport (HHR) would mean that the arena structure at the Alternative 7 site would not penetrate the HHR horizontal imaginary surface, but construction cranes for the arena would continue to penetrate the HHR horizontal surface. In addition, the arena construction cranes would penetrate both the HHR horizontal and notification surfaces. As a result, hazards to air navigation (Impact 3.8-5) under Alternative 7 would be the same as the Project. Mitigation Measure 3.8-5 would reduce this impact by requiring the project applicant to notify the FFA and complete an aeronautical study to determine whether the Project would constitute a hazard to air navigation, to implement all actions required by the FAA to avoid the creation of a hazard to air navigation, and to submit to the City a consistency determination from the ALUC. As a result, hazards to air navigation would be similar to the Project.

**Hydrology and Water Quality**

The Forum Alternative site is fully developed with impervious surfaces; pervious surfaces on the site are minimal and include small planters with ornamental landscaping and street frontage landscape strips. Sheet flow stormwater runoff on the Forum Alternative site is managed by an existing system of storm drains. As a result, it is possible that construction and operation of Alternative 7 could cause water quality discharges that are not consistent with SWRCB objectives and could degrade the quality of the water that is discharged from the Forum Alternative site (Impacts 3.6-1, 3.6-3, 3.9-1 and 3.9-4). Altered drainage patterns during both construction and operation on the site would also have the potential to result in erosion, sedimentation, and/or flooding on or off site by redirecting or concentrating flows (Impact 3.9-3 and 3.9-6). In order to lessen the significance of these impacts for Alternative 7, like the Project, Mitigation Measure 3.9-1(a) would require the project to comply with a number of regulations governing water quality and drainage while Mitigation Measure 3.9-1(b) would require the periodic sweeping parking lots during operation to remove contaminants. Therefore, impacts related to water quality and drainage would be similar to the Project.

**Land Use and Planning**

Like the Project, Alternative 7 would not result in the division of an established community, as the arena and other uses would be located entirely within the Forum Alternative site; the vacation of streets would not be required (Impacts 3.10-1 and 3.10-3). The City of Inglewood designates the western third of the Forum Alternative site, along South Prairie Avenue, as Commercial/Residential while the remainder of the site is designated as Commercial/Recreation. As described above, the development of Alternative 7 could require amendments to the Commercial Recreation zoning and land use designations to accommodate the Alternative 7 development within the site. With such amendments, Alternative 7 would be consistent with plans or policies that have been adopted for the purposes of environmental mitigation, and thus it would have less-than significant-impacts related to land use and planning (Impacts 3.10-1 through 3.10-4). As a result, impacts related to land use and planning would be similar to the Project.
Noise and Vibration

Construction noise levels generated under Alternative 7 would be similar to the Project due to the use of similar amounts of equipment and construction methods. Because noise sensitive receptors would be located similar distances from the Forum Alternative site as the Project Site, impacts associated with a temporary increase in noise during construction (Impacts 3.11-1 and 3.11-5) would be similar to the Project, and would still require the implementation of measures and controls to reduce noise during construction (Mitigation Measure 3.11-1); construction noise impacts would remain significant and unavoidable. In addition, vibration levels under Alternative 7 would also be similar to the Project for the same reasons. As a result, vibration impacts with respect to structural damage and human annoyance (Impacts 3.11-3 and 3.11-7) would be similar, and would still require the implementation of Mitigation Measures 3.11-3(a) through (c), which requires minimum distances of construction equipment from sensitive receptors and the designation of a construction relations officer to field vibration-related complaints.

Traffic generated under Alternative 7 would be similar to the Project, but the location of the Forum Alternative site about 0.8 miles north of the Project Site would distribute these impacts across the transportation system slightly differently. Thus, the impact associated with a permanent increase in noise during operation (Impacts 3.11-2 and 3.11-6) would still require the implementation of Mitigation Measure 3.11-2(b), which would require the implementation of a Transportation Demand Management (TDM) program (Mitigation Measure 3.14-2(b)), and, like with the Project, would remain significant and unavoidable. As discussed above, the Forum Alternative site is located within the planning boundary/AIA established for LAX in the Los Angeles County ALUP, and the planning boundary/AIA is based in part on the 65 dBA CNEL contour included in the ALUP. Similar to the Project, the Arena and ancillary uses under Alternative 7 would generally be compatible with uses permitted on the site by the ALUP, and standard building construction practices for commercial structures would typically reduce interior noise levels to acceptable levels although some level of additional insulation may be appropriate, especially for the proposed medical clinic (Impacts 3.11-4 and 3.11-8). As a result, impacts related to aircraft noise would be similar to the Project.

Population, Employment and Housing

The implementation of Alternative 7 would result in the loss of existing jobs at The Forum, however new event related jobs would be created and could be occupied by current Forum employees. Impacts related to Population, Employment and Housing (Impacts 3.12-1 through 3.12-4) would remain less than significant under Alternative 7, although employment generation on the Forum Alternative site would be reduced as the existing jobs at the Forum would be eliminated and no hotel would be constructed.

Public Services

Because impacts of the Project on public services, including fire and police protection, parks and recreation facilities, and public schools would be largely driven by event activity at the proposed arena, these impacts would remain largely unchanged and would continue to be less than significant (see Impacts 3.13-1 through 3.13-12) under Alternative 7. It should be noted that major events already occur at the Forum Alternative site throughout the year. Alternative 7 would likely increase the number of events.
that take place at the site, somewhat increasing the demands on police, fire, and parks services, because the existing Forum building would be demolished, the total demand for public services would be somewhat lower than under the Project.

Because employment on the Forum Alternative site would be reduced somewhat under Alternative 7, impacts on public schools (Impacts 3.13-11 and 3.13-12), already less than significant for the Project, would be slightly further reduced under Alternative 7. The arena and commercial uses under Alternative 7 would be expected to generate a total of 49 new school students, a reduction of 1 elementary school student compared to the 50 students under the Project as described in Table 3.13-9.

Utilities and Service Systems
The existing storm drain system in the area of the Forum Alternative site may not have sufficient capacity to handle post-construction stormwater runoff from each site (Impacts 3.15-9 and 3.15-10). In order to lessen the significance of these impacts for Alternative 7, like the Project, Mitigation Measures 3.15-9 and 3.15-10 would require the project to comply with a number of regulations governing water quality and drainage (Mitigation Measure 3.9-1(a)). As a result, impacts related to stormwater drainage would be similar to the Project.

Transportation and Circulation
Alternative 7 would be of similar size to the Project, with a similar level of access to rail transit via shuttles for major events. As such, it is anticipated that vehicle trip generation for arena events and ancillary uses at the Alternative 7 site would be similar to that for the Project. This alternative would therefore be expected to have intersection and freeway facility impacts similar to those described for the Project, although the location of the Forum Alternative site about 0.8 miles north of the Project Site would distribute these impacts across the transportation system slightly differently. For example, more traffic and greater levels of congestion would occur along the Manchester Boulevard corridor, and less traffic and reduced levels of congestion would occur along the West Century Boulevard corridor.

Given that the Alternative 7 arena would have a capacity of 18,000 for NBA games and 18,500 for concerts and The Forum has a capacity of 17,500, the increased capacity of a sold out event at this location would generate more person trips; however, the implementation of a shuttle system to rail transit (which is not provided for events at The Forum currently) could mean that vehicle trip generation and impacts would be slightly reduced from the trips and impacts generated by existing events currently occurring at The Forum.

The Alternative 7 site is located about 0.8 miles from the Project Site, and thus the VMT characteristics of this alternative would be essentially the same as those of the Project. The event and retail components of Alternative 7 would have significant VMT impacts similar to those for the Project. The office, practice facility, sports medicine, and restaurant components of Alternative 7 would have less than significant VMT impacts similar to those for the Project.

Similar to the Project, Alternative 7 has the potential to impact on-time performance for buses operating in the vicinity because of congestion associated with event arrival and departure traffic.
The amount of on-site parking under Alternative 7 would be similar to that for the Project, meaning that a substantial amount of parking (roughly 3,700 to 4,100 spaces for a major event) would still need to be provided off site, presumably at the HPSP as for the Project (and as for The Forum currently). As such, impacts associated with pedestrians crossing streets to walk to/from the parking could be similar to the Project.

The Alternative 7 site is located approximately two-thirds of a mile from the Centinela Hospital Medical Center. Impacts of the Project-related congestion on emergency access would generally be similar to those for the Project.

Construction impacts on traffic were determined to be significant for the Project due to temporary lane closures along the Project frontages on South Prairie Avenue and West Century Boulevard. Construction of the Project at the Alternative 7 site would likely involve temporary lane closures along the Manchester Boulevard frontage of the site for construction of a parking garage, and could also involve temporary closure of the lane along the South Prairie Avenue frontage for some portion of the construction period. Therefore, construction impacts for Alternative 7 would be similar to those for the Project.

**Impacts Identified as Being Less Severe than the Project**

**Aesthetics**

The nearest light or shadow sensitive uses are residences located across Kareem Court, approximately 75 feet to the east, and residences located on East Nutwood Street, across South Prairie Avenue about 190 feet to the west. Under this alternative, the parking uses along Kareem Court would be unlikely to result in significant light impacts in the Carlton Square residences across Kareem Court. With the addition of Alternative 7 at this location, the distance to sensitive receptors to the west, across South Prairie Avenue, reduces the potential for outdoor lighting, building façade lighting, and illuminated signage on the arena and/or parking structures that would face the residences to result in light levels in excess of the significance threshold (Impacts 3.1-2 and 3.1-5). Thus, impacts related to spillover lighting would be less than the impacts of the Project on adjacent sensitive receptors, and Mitigation Measures 3.1-2(a) through (c) would not be required for Alternative 7.

**Air Quality and GHG**

Air Quality and GHG emissions during operation under Alternative 7 would decrease as the existing Forum structure would be demolished and planned hotel on the East Transportation and Hotel Site and the new potable water well would be eliminated. In addition, the new arena on the Forum Alternative site, built to be consistent with current Title 24 requirements, would be more energy efficient that the existing Forum building, which was renovated in 2012 and can be expected to be consistent with prior versions of Title 24. Because the existing Forum building would be demolished, compared to the Project, fewer of the events that occur at the Alternative 7 arena would be net new; with over 100 events per year occurring at the Forum, and 47 of the anticipated 49 LA Clippers games currently taking place at Staples Center, more than 150 of the events that would occur at the Alternative 7 arena are already taking place in the air basin.

Similar to the Project, Alternative 7 would conflict with implementation of the applicable air quality plans, as operational emissions associated with the alternative, though reduced compared to the Project,
would still exceed thresholds established by the SCAQMD for criteria air pollutants (Impact 3.2-1 and 3.2-5). Impacts associated with net new emissions of criteria air pollutants (Impacts 3.2-2 and 3.2-6) and GHG emissions (Impact 3.7-1 and 3.7-2) during operation would be reduced compared to the Project. Nevertheless, Alternative 7 would still require the implementation of Mitigation Measure 3.2-2 (a), which would require the implementation of a Transportation Demand Management (TDM) program (Mitigation Measure 3.14-2(b); Mitigation Measure 3.2-2(b), which would require the testing of the emergency generators and fire pump generators on non-event days; Mitigation Measure 3.2-2(c), which would require the preparation and implementation of a Construction Emissions Minimization Plan; Mitigation Measure 3.2-2(d), which would require the project applicant to encourage the use of zero- and near-zero emissions vendor and delivery trucks; Mitigation Measure 3.7-1(a), which would require the implementation of a GHG reduction plan; and Mitigation Measure 3.7-1(b), which would require the preparation of an annual GHG verification report to determine the number of GHG offsets required to bring the project below the no net new GHG emissions threshold of significance.

**Energy Demand and Conservation**

Energy demand during operation under Alternative 7 would be less than the Project as this alternative would involve demolition of the existing Forum building and would not include the planned hotel on the East Transportation Site or a new potable water well (Impacts 3.5-2 and 3.5-4).

**Noise and Vibration**

Under Alternative 7 the outdoor stage would be positioned between the retail buildings to the south of the Arena. As a result, the impact due to operational sound from outdoor plaza events (Impacts 3.11-2 and 3.11-6) would be reduced as the amplified noise would be channeled by the retail buildings and directed to the south across Pincay Drive toward the NFL stadium and thus away from sensitive receptors to the west and east. Implementation of Mitigation Measure 3.11-2(a), which would require the preparation of an operations noise reduction plan, would still be required. Taken together, operational noise impacts would remain significant and unavoidable, although likely reduced somewhat from the Project.

Traffic generated under Alternative 7 would be similar to the Project, but because there would be a lesser potential for the occurrence of concurrent events, and no overlapping events with the Forum and no potential for concurrent events at The Forum, NFL Stadium, and Project, Alternative 7 would result in less overall traffic on the local roadway network during the highest peak conditions. Thus, the impact associated with a permanent increase in noise during operation (Impacts 3.11-2 and 3.11-6) would be reduced, would still require the implementation of Mitigation Measure 3.11-2(b), which would require the implementation of a Transportation Demand Management (TDM) program (Mitigation Measure 3.14-2(b)), and would remain significant and unavoidable, like with the Project.

**Transportation and Circulation**

The Project at the Alternative 7 site could have a reduced level of impact on existing neighborhood streets since a grid network of residential streets only exists to the west of South Prairie Avenue and not to the east, north, or south of the Forum Alternative site.
The elimination of the hotel use would avoid the significant VMT impact identified for the Project’s hotel use.

Alternative 7 would not be able to accommodate the total number of combined events anticipated to occur at the Project and all of the events that currently occur at The Forum. Therefore, there would be a reduction in the net new Project-generated VMT on event days when there would otherwise have been an event at The Forum. To the extent that some existing events at The Forum are displaced and move to other venues in the region, there could be a reduction in regional VMT if such events are moved to a location with higher non-auto mode splits and shorter trip lengths (such as Staples Center) or to locations with a smaller capacity (such as the Hollywood Bowl). The event-related VMT impacts, however, would still be significant.

Under Alternative 7, no concurrent events could occur involving events at the Project and events at The Forum. Therefore, impacts identified in Section 3.14 for Concurrent Event Scenario 1 (major events at Project and The Forum), Scenario 4 (major events at Project and The Forum and Midsize Event at NFL Stadium), and Scenario 5 (major events at Project and The Forum and Football Game at NFL Stadium) would be avoided. There would be no potential for concurrent events to occur in all three facilities (Project, The Forum, and NFL Stadium). Although transportation impacts associated with concurrent events would generally be reduced because Alternative 7 would preclude events at the Project and The Forum from occurring simultaneously, concurrent events with the NFL Stadium would still occur, and therefore the identified concurrent event significant and unavoidable impacts for the Project would remain so under Alternative 7.

Because the frequency with which concurrent events occur would be reduced because concurrent events at The Forum and at the Project would no longer occur, the likelihood of impacts to emergency access during concurrent events would be correspondingly reduced, but would remain significant and unavoidable during concurrent events.

**Utilities and Service Systems**

Under Alternative 7, the existing Forum building would be demolished and the proposed hotel use would be eliminated, reducing the net new energy demand from Alternative 7 compared to the Project. Due to elimination of the proposed hotel, water demand of Alternative 7 would be approximately 20 percent lower than under the Project. Wastewater generation of Alternative 7 would be about 3 percent lower than under the Project. Solid waste generation would be approximately about 4 percent lower than under the Project. As a result, impacts with respect to water supply (Impacts 3.15-2 and 3.15-4), wastewater treatment capacity (3.15-5, 3.15-7), and solid waste disposal capacity (3.15-11 and 3.15-13) would be reduced compared to the Project, and would remain less than significant under both the Project and Alternative 7.

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**Impacts Identified as Being More Severe than the Project**

**Aesthetics**

The Forum Alternative site would be developed with a visually more intensive level of development compared to existing conditions, with a larger arena structure, and other parts of the site which are currently surface parking lots developed with multi-story commercial and parking structures. Like the Project Site, the Forum Alternative site is located in an urbanized area, and the area in the vicinity of the does not have any scenic vistas, and in this regard visual impacts associated with Alternative 7 would be similar to those described for the Project (Impacts 3.1-1 and 3.1-4), although the changes to views north and south on South Prairie Avenue that would result from the construction of the Project pedestrian bridge would not occur under this alternative. However, the historic Forum building is a unique visual feature in the area, and its demolition and removal would be considered a significant degradation of the visual character in this part of Inglewood. Mitigation measures to address this impact would be the same as those described under Cultural Resources, below. However, because Alternative 7 necessitates the complete demolition and removal of the historic Forum building, this impact would be significant and unavoidable.

**Cultural Resources**

As described above, the Forum Alternative site is currently developed with The Forum, a National Register of Historic Places and California Register of Historical Resources-listed concert and event venue. The Forum was opened in 1967 and hosted major sporting events and other athletic competitions, concerts, and events, and until 1999 was the home of the NBA Los Angeles Lakers, the NHL Los Angeles Kings, and the WNBA Los Angeles Sparks, when all three professional sports teams left Inglewood and moved to the then-new Staples Center in downtown Los Angeles.

The Forum underwent comprehensive renovation and rehabilitation, completed in 2014, that included structural improvements to convert The Forum into a world-class concert and event venue. Also in 2014, The Forum was listed on the National Register of Historic Places and the California Register of Historic Resources as an architecturally significant historic property. As such it is an historical resource for the purposes of CEQA.

Under Alternative 7, The Forum would be demolished and elements of the Project would be developed on the 28-acre site. Demolition of an historical resource is considered a significant impact under CEQA. Demolition of an entire resource cannot be fully mitigated, and the impact would be considered to be significant and unavoidable. CEQA requires that feasible mitigation measures be prescribed. The following feasible mitigation measures would reduce impacts:

- **HABS Documentation** – HABS Documentation shall be completed for The Forum prior to any demolition activities. The work shall be completed by a qualified architectural historian and photographer with experience in HABS Documentation.
- **Display** – The project applicant shall work with the City to develop displays for the new facility that tell the history of The Forum, including text and photographs. The displays shall be installed prior to the new facility being opened to the public.
• **Salvage Plan** – The project applicant shall hire a qualified professional (architectural historian or historic architect) to develop a Salvage Plan. The Salvage Plan shall be approved by the City prior to demolition activities.

Although these measures would lessen the impact of Alternative 7 on historical resources, the impact would not be fully mitigated and would be significant and unavoidable.

**Air Quality and GHG Emissions**

Air Quality and GHG emissions during construction would increase under Alternative 7 as it would involve a greater amount of demolition (i.e., the existing Forum structure) than the Project. Therefore, impacts associated with the emission of criteria air pollutants (Impacts 3.2-2 and 3.2-6) and GHG emissions (Impact 3.7-1 and 3.7-2) during construction would increase. As a result, air quality impacts during construction with respect emissions of criteria pollutants would be greater than the Project’s significant and unavoidable criteria pollutant emissions impacts.

**Basis for Finding**

As set forth in the ESA Alternatives Memo, Alternative 7 is considered infeasible for the following reasons:

- To efficiently distribute parking for the operation of the Arena on the Alternative 7 site, the main parking structure under this Alternative would be located on the north side of the site, along West Manchester Boulevard, and additional surface parking would be accessed from the east, off of Kareem Court and Pincay Drive. As a result of these access requirements, the primary plaza and open space for Alternative 7 would be aligned along the western edge of the site, between the arena structure and South Prairie Avenue. From a design perspective, the shape and orientation of the plaza would inhibit the creation of an appealing urban environment.

- It is not structurally feasible to renovate the existing Forum building to meet the requirements of a modern NBA arena. For this reason, the existing Forum building would need to be demolished, resulting in the significant and unavoidable impact associated with the loss of a historic resource. Even if it was structurally feasible to renovate the arena, these changes would remove or substantially alter the character defining features of The Forum that make it eligible for listing on the National Register and California Register.

- City Objective 5 is to “[t]ransform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City.” Alternative 7 would not be as responsive to this objective as the Proposed Project. Finally, because the Forum Alternative would result in a new significant and unavoidable impact as a result of the demolition of the historic Forum building, it would be less responsive than the Proposed Project to City Objective 10, which calls for the project objectives to be achieved “in an expeditious and environmentally conscious manner.”
• City policy, as embodied in the General Plan Land Use Element, calls for the promotion of economic development that would generate opportunities and employment for the City’s residents. Contrary to these goals. The Forum Alternative would involve the development of the same or substantially similar components of the Proposed Project on approximately 28 acres currently occupied by the historic Forum concert and event venue and ancillary structures and surface parking, it would generate the same approximate revenues to the City and the Inglewood Unified School District as the Proposed Project. However, it would result in the demolition of The Forum entertainment venue, and would eliminate the current revenue that is generated to the City, which is materially larger than the revenue generation from the uses on the proposed Project Site. As such, The Forum Alternative would generate a materially smaller level of net new economic development than the Proposed Project.

• Under Alternative 7, the proposed Project Site would not be developed as under the Proposed Project. Similar to the No Project Alternative, the Project Site would remain vacant and underdeveloped. Agreements between the FAA and the City under the AIP program provide that the City and the Successor Agency must use their best efforts to dispose of parcels acquired under this program at a fair market value at the earliest practicable time. Holding the Project Site vacant under Alternative 7 would be inconsistent with the obligation to use such best efforts, as specified in grant agreements under the FAA AIP program. Alternative 7 would also be inconsistent with the City’s objective to “transform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City.”

• The need to restart the planning and entitlement process would result in schedule extensions that would obstruct the ability to meet the project applicant’s schedule objective to open in time for the 2024-2025 NBA season.

• The Alternative 7 site also does not meet the definition of “project area” included in PRC section 21168.8(a)(5). Thus, The Forum Alternative would not meet the requirements for compliance with AB 987. As a result of this change, should the adequacy of the EIR be litigated, rather than the AB 987 dictated 270-day process for legal proceedings, including any potential appeals, the project would be subject to the established legal process which can take three or more years. As a result of a more extended legal process, litigation regarding the adequacy of the EIR for Alternative 2 would likely obstruct the ability to meet the project applicant’s schedule objective to open in time for the 2024-25 NBA season. That is because construction financing is often unavailable while CEQA litigation is pending, meaning that construction would not be able to proceed until after litigation is resolved even if no injunction is issued. Indeed, the extent to which CEQA litigation interferes with the ability to move forward with projects while such litigation is pending is a central aim of statutes, such as AB 987, establishing an accelerated time frame for the resolution of CEQA litigation. (See, e.g., Legislative Findings adopted pursuant to
Assembly Bill 734 (2018 Stats. Chapter 959, § 1), Senate Bill 743 (2013 Stats, Chapter 386, § 1.)
The same considerations apply here.

- Under AB 987, the project applicant has committed to a Greenhouse Gas (GHG) reduction plan that includes a number of local measures that would provide benefits in the City of Inglewood. Because AB 987 would not apply at this site, these measures would not be implemented under Alternative 7.

- Parcels on the Project Site have remained largely vacant despite the City’s longstanding efforts to encourage redevelopment. If the Proposed Project were not to be constructed on the Project Site, these parcels would likely be vacant for the foreseeable future, and thus the site would not be transformed to include land uses that are compatible with the existing noise environment.

The City Council rejects Alternative 7 (The Forum Alternative Site) on each of these grounds independently. All of the reasons provide sufficient independent grounds for rejecting this alternative.

**Finding**

Specific economic, legal, social, technological, or other considerations, including provision of employment opportunities for highly trained workers, make infeasible Alternative 7.

**B. Alternatives Proposed by Commenters**

In comments on the Draft EIR, alternatives to the Project were suggested. The City evaluated those alternatives in response to comments to the extent appropriate, and declines to provide further analysis as unnecessary based on the entirety of the record and as explained in responses to comments in the Final EIR. Specifically, with respect to the project alternatives suggested by commenters that were not added to the Final EIR and were not selected instead of the Project, the City hereby adopts and incorporates by reference the reasons set forth in the responses to comments contained in the Final EIR as its grounds for rejecting those alternatives. The City Council further incorporates the table set forth above in Section V of these findings, which addresses the disposition of mitigation measures and alternatives proposed by commenters.

**C. Alternatives Considered and Dismissed from Further Consideration**

In identifying alternatives to the Project, primary consideration was given to alternatives that could reduce significant unavoidable impacts resulting from the Project. Certain impacts that are identified as being significant and unavoidable under the Project (e.g., increase in air pollutants from project construction and operation) are due primarily to intensifying development activity in an area that is currently underutilized. These impacts would not be possible to eliminate, but could be reduced by limiting the size of the project. Alternatives that reduce the intensity of development on the project site or change the location of the project are addressed later in this chapter.
The following alternatives were considered but dismissed from further analysis because they would not fulfill most of the project objectives, would not eliminate or substantially lessen environmental effects, and/or would otherwise be infeasible:

- **Entertainment Venue:**

  Under this alternative the Project Site would be developed with retail, restaurants, an entertainment center, and a major hotel. The purpose of the alternative would be to create a unique destination that would complement planned uses located within the Hollywood Park Specific Plan (HPSP) and the existing venue at The Forum. The alternative would be patterned and sized similar to other entertainment venues within the Southern California region including Downtown Disney in Anaheim (20 acres), Universal Citywalk in Universal City (23 acres), The Grove in Los Angeles (17.5 acres), and Great Wolf Lodge in Garden Grove (13 acres).

  This alternative was dismissed from further consideration because the Project Site is fragmented, does not provide a single parcel of sufficient size on which to develop a thoughtfully arranged entertainment district. This alternative was also dismissed because it could draw business away from similar land uses approved for development within the neighboring HPSP, and thus could negatively affect the City’s economic development goals for the HPSP area. Finally, this alternative would fail to meet most of the basic objectives of the Project, including the City’s objective to establish a world class basketball and event center and to bring an NBA franchise back to Inglewood (City Objective 1), and the Applicant’s goals to build the long-term home of the LA Clippers NBA basketball team (project applicant Objectives 1a–1f).

- **Substantially Reduced Arena:**

  Under this alternative the size of the arena on the Project Site would be materially reduced sufficiently to substantially lessen the significant transportation and related air quality impacts of the Project. In order to achieve such a lessening, in this alternative the capacity of the arena would have to be reduced by 50 percent or more, leading to a maximum capacity of no more than 9,000 attendees. This alternative would result in fewer people visiting the site and thus fewer trips being generated on the local and regional transportation system. In turn, this alternative would reduce impacts associated with traffic and traffic-related air pollutant emissions and noise.

  This alternative was dismissed from further consideration because the material reduction in the size of the arena (e.g., 50 percent reduction in seats) that would be needed to substantially lessen traffic-related impacts would not meet the NBA’s sizing requirements for the arena. The smallest recently-constructed NBA arenas include those built in Sacramento (Golden 1 Center, opened in 2016) and Milwaukee (Fiserv Forum, opened in 2018) which were built with an NBA game capacity of approximately 17,500. The smallest arena that is home to an NBA team is the Smoothie King Center in New Orleans, built in 1999 with a capacity of 16,867. An arena that would meet NBA standards and is of a size comparable to the recently-opened arenas in Sacramento and Milwaukee is discussed below under Alternative 2.
Because this alternative would be below the capacity required by the NBA, it would fail to meet most of the basic objectives of the Project, including the City’s objective to establish a world class basketball and event center and to bring an NBA franchise back to Inglewood (City Objective 1), and the Applicant’s goals to build the long-term home of the LA Clippers NBA basketball team (project applicant Objectives 1a–1f).

- Housing:

A comment on the Notice of Preparation (NOP) suggested consideration of an alternative consisting of the development of housing on the Project Site, consistent with the R-3 zone that existed on the project site prior to 1980 (see Appendix B). Under this alternative the Project Site would be developed with a variety of housing types, including single-family, condominium/townhome, and multi-family uses.

This alternative was eliminated from further consideration because of inconsistency with the existing and anticipated noise environment associated with Los Angeles International Airport (LAX). The Project Site is located approximately 2 miles east of LAX, along the extended centerlines of Runways 25R and 25L. As such, the Project Site is located within the planning boundary/airport influence area (AIA) established for LAX in the Los Angeles County Airport Land Use Plan (ALUP). According to the Los Angeles County Airport ALUP, the Project Site is located in areas exposed to noise levels ranging from CNEL 65–70dB, and from CNEL 70–75 dB. Consistent with ALUP Policies G-1 and N-3, the compatibility of proposed land uses is determined by consulting the land use compatibility table provided in Section V of the ALUP, and according to the table, residential land uses located in areas exposed to noise levels of CNEL 65–70 dB must be reviewed for noise insulation needs while residential land uses in areas exposed to noise levels of CNEL 70–75 dB are to be avoided unless they are related to airport services.

Moreover, between the 1980s and the early 2000s, the City engaged in a property purchase program, supported by FAA noise mitigation funds, to remove residential uses within these noise contours. This alternative would consist of reversing this program, and constructing new housing on the site. The FAA has stated that residential development of these noise-impacted properties is “inherently inconsistent with the intent of the City’s land acquisition/noise mitigation program, approved and funded by the FAA,” and that residential use of the properties “may be inconsistent with Grant Assurance #21, Compatible Land Use; and Grant Assurance 31, Disposal of Land.”

For these reasons, and in light of the noise environment at the Project Site, this alternative was dismissed from further consideration.

In addition, this alternative was eliminated from further consideration because it would fail to meet most of the basic objectives of the Project, including the City’s objective to promote the

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City as a premier regional sports and entertainment center and to establish a world class basketball and event center and to bring an NBA franchise back to Inglewood (City Objective 1); to establish a world class basketball and event center that increases sports and entertainment and construction-related employment opportunities; to expand opportunities for City residents and visitors to participate in sporting, cultural and civic events (City Objective 3); and to transform the Project Site to uses compatible with the aircraft noise contours generated by operations at LAX and in compliance with the FAA grants to the City (City Objective 5).

Further, development of a housing alternative would not meet the Applicant’s objectives to build the long-term home of the LA Clippers NBA basketball team (project applicant Objectives 1a–1e); to contribute to the economic and social well-being of the surrounding community by providing public benefits such as opportunities for youth- and community-oriented programs, and increasing revenues generated by property and sales taxes, admissions taxes, and potential transient occupancy taxes (project applicant Objective 1f); to create a unique visitor experience that is competitive with other new major event venues, including state-of-the-art media, sound, and lighting systems; patron amenities; and other features (project applicant Objective 2b); and to develop a basketball and entertainment center with features that enhance the Project’s sense of place as a major urban sports and entertainment venue, including gathering spaces, signage, and other amenities (project applicant Objective 3b).

- **Employment Center/Business Park:**

  As requested by several comments on the NOP and consistent with the Inglewood International Business Park (IIBP) Specific Plan, the City considered an alternative under which the Project Site would be developed with employment generating uses such as a business park or light industrial uses. This alternative was dismissed from further consideration because since the approval of the IIBP Specific Plan in 1993 the City has sought to attract businesses to the Project Site, but has not been able to generate momentum or build interest in the site from private sector business park developers. The inability to construct a business park on the site, despite decades-long City efforts to encourage such uses, indicates that a business park is economically infeasible at this location. In addition, a very substantial amount of commercial office space is planned in the neighboring HPSP, including 466,000 square feet (sf) in the Adjusted Baseline projects and another 3,567,314 square feet under cumulative conditions (see Section 3.0, subsections 3.0.6 and 3.0.7). Development of this amount of commercial office space would meet demand for office and employment generating uses in the area, and accomplish the City’s goals for job generation.

  Also, this alternative was eliminated from further consideration because it would fail to meet most of the basic objectives of the Project, including the City’s objective to promote the City as a premier regional sports and entertainment center and to establish a world class basketball and event center and to bring an NBA franchise back to Inglewood (City Objective 1); to expand opportunities for City residents and visitors to participate in sporting, cultural and civic events (City Objective 3); and to create employment and construction-related employment opportunities in the City of Inglewood (City Objective 7).
Further, development of a housing alternative would not meet the Applicant’s objectives to build the long-term home of the LA Clippers NBA basketball team (project applicant Objectives 1a–1e); to contribute to the economic and social well-being of the surrounding community by providing public benefits such as opportunities for youth- and community-oriented programs, and increasing revenues generated by property and sales taxes, admissions taxes, and potential transient occupancy taxes (project applicant Objective 1f); to create a unique visitor experience that is competitive with other new major event venues, including state-of-the-art media, sound, and lighting systems; patron amenities; and other features (project applicant Objective 2b); and to develop a basketball and entertainment center with features that enhance the Project’s sense of place as a major urban sports and entertainment venue, including gathering spaces, signage, and other amenities (project applicant Objective 3b).

• Alternative Locations in the City of Inglewood:

Imperial/Crenshaw Commercial Center

The City considered the Imperial/Crenshaw Commercial Center as a potentially feasible alternative location. This site is approximately 10.5 acres and is located at the southeast corner of the intersection of Imperial Highway and Crenshaw Boulevard, approximately 1.5 miles southeast of the Project Site. The Center is made up of an approximately 210,000 sf set of one-story commercial buildings containing retail and service businesses, a six-story, approximately 96,000 sf office building, an approximately 5,000 sf retail outparcel containing a fast-food restaurant, and approximately 7.7 acres of surface parking lot.

Although not as large as the Project Site, this site was deemed of sufficient size to accommodate the arena structure and a limited amount of parking and complementary uses. It had certain advantages including proximity to the LA Metro Green Line Crenshaw Station, only 0.5 miles south on Crenshaw, near I-105, and similar close access to the I-105 freeway. The site is located only approximately 0.4 miles from the end of the runway at Hawthorne Airport, but is outside of any limiting airport safety zones or noise contours.

This alternative would fail to meet several of the City’s basic objectives of the Project. Although the site is located within the City, this site would not meet certain of the City’s objectives. This alternative would not transform vacant or underutilized land within the City into compatible land uses within aircraft noise contours generated by operations at LAX, in compliance with Federal Aviation Administration (FAA) grants to the City, and would not strengthen the community by providing public and youth-oriented space, outdoor community gathering space, and outdoor plazas. Because of its small size, this site would fail to meet the applicant’s goal of consolidating LA Clipper team operations and facilities in a single location (1c), and due to its distance from the NFL Stadium and The Forum, it would not respond to applicant objective 1(e) which calls for the creation of a lively, visitor- and community-serving environment year-round for patrons, employees, community members, and visitors to the surrounding neighborhood and nearby sports and entertainment venues.
The majority of the buildings are occupied by current tenants and the property owners have recently invested in an upgrade and expansion of the Center. The site is not underutilized or vacant, and is well maintained. The site is not currently for sale or reasonably considered available for development. For all of these reasons, the City eliminated this site from further consideration.

- **Alternative Locations Considered by the Project Applicant:**

With its lease at Staples Center expiring at the end of the 2023–2024 NBA season, the LA Clippers organization began exploring options for a new arena in the Los Angeles area in late 2014/early 2015. The LA Clippers engaged a team of experienced professionals to identify sites in the greater Los Angeles area that could accommodate a new, state-of-the-art NBA arena, relocated LA Clippers team facilities, and supporting, ancillary commercial, retail, and community uses.

The process of identifying potential sites involved consideration of key preliminary site criteria such as adequate site size and configuration (with specifics varying depending on site conditions and parking arrangements), proximity to existing and anticipated future fan base, access to existing and planned transportation and parking facilities, environmental conditions, site acquisition and development cost (including tenant relocation considerations), and an ability to assemble and control the site within the timeframe needed to open a new arena by the 2024-2025 NBA season.

The following is a summary of some of the main sites that were identified and considered in preliminary site analyses.

Numerous sites in and around downtown Los Angeles were identified and considered. They were ultimately not selected due to site assembly and/or relocation issues: (a) the Piggyback site and UPS Site along the Los Angeles River near the intersection of Highway 101 and the I-5 Freeway; (b) Civic Center East near Little Tokyo and Union Station; (c) the BOS Yard in Boyle Heights at East 7th Street and South Mission Road, just east of the Los Angeles River and west of the I-10 Freeway; and (d) 8th and Alameda, just west of the Los Angeles River and north of the I-10 Freeway.

Sites on the west side of Los Angeles, in closer proximity to the existing and anticipated future fan bases, were preliminarily identified, but while under consideration by the LA Clippers these sites or portions thereof were sold to other developers and/or development commenced on those sites or portions thereof: (a) Fairfax DWP at South Fairfax Avenue and the I-10 Freeway; (b) Howard Hughes Center; and (c) Centinela Avenue and Jefferson Boulevard.

The preliminary site analysis also considered sites south of Inglewood, and as far south as Long Beach. Of those, the District at South Bay site, located in Carson west of the San Diego Freeway (I-405) and south of Del Amo Boulevard, was outside of but closest to the preferred west side fan base location. This site is analyzed as Alternative 5, in Section 6.5 below.
On the west side of Los Angeles, in addition to Inglewood, the team considered the Marlton Square area in Baldwin Hills. The team first considered a development site to the south and west of the intersection of Marlton Avenue and Martin Luther King Jr. Boulevard. While that site was being analyzed, the immediately adjacent Kaiser Permanente Baldwin Hills-Crenshaw Medical Center along Santa Rosalia Drive was under construction, and it was determined that it would be infeasible to develop the arena and provide necessary access to the arena and the Kaiser facility on the remainder of the site from either Marlton Avenue or Martin Luther King Jr. Boulevard. The team conducted a preliminary analysis of the Baldwin Hills Crenshaw Plaza Mall site east of Marlton Avenue and identified site assembly and entitlement challenges. The Baldwin Hills Crenshaw Plaza mall site is analyzed as Alternative 4, in Section 6.5 below.

In Inglewood, the LA Clippers also had some contact with the ownership of both the Hollywood Park Specific Plan (HPSP) site and The Forum site. These two sites are described and analyzed as Alternatives 6 and 7, respectively, in Section 6.5 below.

The LA Clippers determined that the site at West Century Boulevard and South Prairie Avenue in the City of Inglewood would best meet the site criteria, given the proximity to existing and anticipated future fan bases, the potential for timely site assemblage and control with a substantial amount of vacant municipal-owned land, and the unique opportunity to be part of a world-class sports and entertainment district.

D. Summary of Discussion Regarding Alternatives

For all of the foregoing reasons, and each of them, the City has determined to approve the Project rather than an alternative to the Project.

Section VII. Statement of Overriding Considerations

Pursuant to Public Resources Code section 21081, subdivisions (a)(1)-(a)(2), and CEQA Guidelines section 15092, the City Council finds that in approving the Project it has eliminated or substantially lessened all significant and potentially significant effects of the Project on the environment where feasible, as shown in Sections 3.1 through 3.15 of the EIR. The City Council further finds that it has balanced the economic, legal, social, technological, and other benefits of the Project against the remaining unavoidable environmental risks in determining whether to approve the Project and has determined that those benefits outweigh the unavoidable environmental risks and that those risks are acceptable. The City Council makes this statement of overriding considerations in accordance with Public Resources Code section 21081, subdivision (a)(3), and CEQA Guidelines section 15093 in support of approval of the Project.

The City adopts each of the following factors in approving this statement both collectively and individually. Any one of these factors is sufficient to support the City’s approval of the Project. If any of these factors is determined to be insufficient, or lacking in substantial evidence, the City nevertheless
adopts all other factors cited in this statement. Any one of the reasons for approval cited below is sufficient to support the City’s approval of the Project. The substantial evidence supporting the various benefits can be found in the preceding findings, which are incorporated by reference into this Section, and in the documents found in the Record of Proceedings, as defined in Public Resources Code section 21167.6, subdivision (e).

The City Council has considered the information contained in and related to the EIR (the Draft EIR, Comments and Responses to those documents, text changes and other revisions included in the Final EIR, and all other public comments, responses to comments, accompanying technical memoranda and staff reports, findings, and all other documents included in the record as described above). Pursuant to CEQA Guidelines section 15092, the City Council finds that in approving the Project it has eliminated or substantially lessened all significant and potentially significant effects of the Project on the environment where feasible as shown in the findings. As set forth in the findings, the Project will nevertheless result in the following significant and unavoidable impacts:

Impact 3.2-1: Construction and operation of the Proposed Project would conflict with implementation of the applicable air quality plan.

Impact 3.2-2: Construction and operation of the Proposed Project would result in a cumulatively considerable net increase in NOx emissions during construction, and a cumulatively considerable net increase in VOC, NOx, CO, PM10, and PM2.5 emissions during operation of the Proposed Project.

Impact 3.2-5: Construction and operation of the Proposed Project, in conjunction with other cumulative development, would result in inconsistencies with implementation of applicable air quality plans.

Impact 3.2-6: Construction and operation Proposed Project, in conjunction with other cumulative development, would result in cumulative increases in short-term (construction) and long-term (operational) emissions.

Impact 3.11-1: Construction of the Proposed Project would result in generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the Proposed Project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies.

Impact 3.11-2: Operation of the Proposed Project would result in generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the Proposed Project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies.

Impact 3.11-3: Construction of the Proposed Project would generate excessive groundborne vibration levels.
Impact 3.11-5: Construction of the Proposed Project, in conjunction with other cumulative development, would result in cumulative temporary increases in ambient noise levels.

Impact 3.11-6: Operation of the Proposed Project, in conjunction with other cumulative development, would result in cumulative permanent increases in ambient noise levels.

Impact 3.11-7: Construction of the Proposed Project, in conjunction with other cumulative development, would generate excessive groundborne vibration.

Impact 3.14-1: Operation of the Proposed Project ancillary land uses would cause significant impacts at intersections under Adjusted Baseline conditions.

Impact 3.14-2: Daytime events at the Proposed Project Arena would cause significant impacts at intersections under Adjusted Baseline conditions.

Impact 3.14-3: Major events at the Proposed Project Arena would cause significant impacts at intersections under Adjusted Baseline conditions.

Impact 3.14-4: Operation of the Proposed Project ancillary land uses would cause significant impacts on neighborhood streets under Adjusted Baseline conditions.

Impact 3.14-5: Daytime events at the Proposed Project Arena would cause significant impacts on neighborhood streets under Adjusted Baseline conditions.

Impact 3.14-6: Major events at the Proposed Project Arena would cause significant impacts on neighborhood streets under Adjusted Baseline conditions.

Impact 3.14-8: Daytime events at the Proposed Project Arena would cause significant impacts on freeway facilities under Adjusted Baseline conditions.

Impact 3.14-9: Major events at the Proposed Project Arena would cause significant impacts on freeway facilities under Adjusted Baseline conditions.

Impact 3.14-10: Certain components of the Proposed Project would generate VMT in excess of applicable thresholds.

Impact 3.14-11: Operation of the Proposed Project would adversely affect public transit operations or fail to adequately provide access to transit under Adjusted Baseline conditions.

Impact 3.14-15: The Proposed Project would substantially affect circulation for a substantial duration of construction under Adjusted Baseline conditions.

Impact 3.14-16: Operation of the Proposed Project ancillary land uses would cause significant impacts at intersections under cumulative conditions.
Impact 3.14-17: Daytime events at the Proposed Project Arena would cause significant impacts at intersections under cumulative conditions.

Impact 3.14-18: Major events at the Proposed Project Arena would cause significant impacts at intersections under cumulative conditions.

Impact 3.14-19: Operation of the Proposed Project ancillary land uses would cause significant impacts on neighborhood streets under cumulative conditions.

Impact 3.14-20: Daytime events at the Proposed Project Arena would cause significant impacts on neighborhood streets under cumulative conditions.

Impact 3.14-21: Major events at the Proposed Project Arena would cause significant impacts on neighborhood streets under cumulative conditions.

Impact 3.14-23: Daytime events at the Proposed Project Arena would cause significant impacts on freeway facilities under cumulative conditions.

Impact 3.14-24: Major events at the Proposed Project Arena would cause significant impacts on freeway facilities under cumulative conditions.

Impact 3.14-25: The Proposed Project would adversely affect public transit operations or fail to adequately provide access to transit under cumulative conditions.


Impact 3.14-28: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts at intersections under Adjusted Baseline conditions.

Impact 3.14-29: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts on freeway facilities under Adjusted Baseline conditions.

Impact 3.14-30: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would adversely affect public transit operations or fail to adequately provide access to transit under Adjusted Baseline conditions.

Impact 3.14-31: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would result in inadequate emergency access under Adjusted Baseline conditions.
Impact 3.14-32: The Proposed Project would substantially affect circulation for a substantial duration during construction during major events at The Forum and/or the NFL Stadium under Adjusted Baseline conditions.

Impact 3.14-33: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts at intersections under cumulative conditions.

Impact 3.14-34: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts on freeway facilities under cumulative conditions.

Impact 3.14-35: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would adversely affect public transit operations or fail to adequately provide access to transit under cumulative conditions.

Impact 3.14-36: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would result in inadequate emergency access under cumulative conditions.

Impact 3.14-37: The Proposed Project would substantially affect circulation for a substantial duration during construction during major events at The Forum and/or the NFL Stadium under cumulative conditions.

The list of significant and unavoidable impacts set forth above is intended to be a comprehensive list of such impacts. In the event one or more significant and unavoidable impacts is not included in this list, the omission is inadvertent. The City Council adopts this statement of overriding considerations notwithstanding this omission.

The City Council finds that it has balanced the economic, legal, social, technological and other benefits of the Project against these remaining significant and unavoidable environmental impacts in determining whether to approve the Project. The City Council has determined, and finds those benefits outweigh the impacts and that those impacts are acceptable. The City Council makes this statement of overriding considerations in accordance with Public Resources Code section 21081, subdivision (a)(3), and CEQA Guidelines section 15093 in support of approval of the Project. Specifically, in the City Council’s judgment, the benefits of the Project as approved outweigh the significant, unavoidable, adverse impacts and the proposed Project should be approved.

The Project has the following benefits:

1. **The Project allows the City to advance its economic development goals, and to realize its decades-long goal of revitalizing parcels on the Project Site with productive uses for the enjoyment of the public and which are compatible with applicable noise regulations and agreements.**
The City of Inglewood identifies goals of the City to promote economic development in the City’s General Plan Land Use Element. In particular, the General Plan identifies a goal to “[h]elp promote sound economic development and increase employment opportunities for the City’s residents by responding to changing economic conditions.” The General Plan further establishes a goal to “[p]romote the development of commercial/recreational uses which will complement those which already are located in Inglewood.” Consistent with those goals, the Proposed Project would redevelop the site into a new state-of-the-art sports and entertainment facility with related uses that promotes economic development and generates employment opportunities during the construction period and during the subsequent operational life of the Project.

These parcels have remained vacant and underutilized despite the City’s efforts to encourage investment and redevelopment. In particular, the Project Site is comprised of approximately 28 acres of land. Most of the Project Site – approximately 84 percent – consists of parcels owned by the City of Inglewood or the City of Inglewood as Successor Agency to the Inglewood Redevelopment Agency (“City Parcels”). The Project Site consists of mostly vacant or undeveloped land, and six developed parcels. Proximity to nearby airports, especially LAX, has played a substantial role regarding the lack of development on the Project Site. The Project Site falls within the Airport Influence Area for LAX for the southern runway. A portion of the Project Site is located within the Planning Boundary/AJA for LAX as designated in the Los Angeles County ALUP, which places limitations and conditions on the nature and type of development that can occur. The majority of the Project Site is within the 65 CNEL noise contour for the LAX flight path. These factors constrain development that can occur on the Project Site.

Beginning in the mid-1980s, the FAA began to issue grants to the City of Inglewood with the objective of recycling incompatible land uses to land uses that are compatible with the noise level of airport operations. Under that program, the FAA and the City of Inglewood approved the acquisition of the vast majority of City Parcels on the Project Site, subject to certain requirements, including restrictions on land uses to ensure compatibility with specified airport noise levels of operation. Other City Parcels were acquired with redevelopment funds (along with the FAA grants) for the same purpose of noise abatement. The FAA has stated that residential development of these noise-impacted properties is inconsistent with the intent of the City’s land acquisition noise mitigation program. (David F. Cushing, Manager, Los Angeles Airports District Office, U.S. Department of Transportation, Federal Aviation Administration, August 26, 2019.)

Against this backdrop, the City has long pursued a sustained and comprehensive plan of economic redevelopment of the City Parcels. In furtherance of its redevelopment efforts, the City undertook various efforts to adopt land use policies and regulations that would encourage redevelopment of the City Parcels in a manner that is consistent with the LAX- and noise-related constrains outlined above. These policies and regulations include adopting revised General Plan and Zoning designations for the City Parcels. In particular, in 1993 the City approved the Inglewood International Business Park Specific Plan

encompassing much of the site. This plan envisioned the development of an attractive, campus-like business park, and established guidelines designed to encourage this use. During the intervening 27 years, however, the development anticipated and encouraged under the plan has not occurred due to a lack of investment interest in such a project. Available evidence indicates, therefore, that if the business park plan remains the operative land-use plan for the Project Site, it will remain vacant and/or underutilized.

The City has continuously invested in the beautification of and redevelopment along Century Boulevard and desires to continue those efforts.

The Project will provide for redevelopment of the Project Site in a manner that is consistent with the terms of FAA grants and with land-use limitations associated with proximity to LAX. The Project will therefore enable the City to realize its decades-long goal of redevelopment the area for productive, compatible uses. For further information on the importance of this benefit, see ESA Alternatives Memo, pp. 3-4.

The Project will accomplish this goal in a manner that builds upon, and advances, the City’s investment in beautification of the Century Boulevard corridor. The benefits of this further investment will extend beyond the Project site, and will encourage other private investment along the Century Boulevard corridor.

The Project will accomplish these longstanding City goals in a manner that opens up the Project Site for public accessibility and use. The Project will provide public access to entertainment to its residents in the form of spectator sports, including basketball. The Project presents and promotes unique recreational uses for the enjoyment of the public in the form of economic development opportunity that finally allows the City to transform vacant and underdeveloped parcels on the Project site into productive, compatible land uses, following decades of prior efforts.

2. The Project is part of a regional sports and entertainment center that will support Inglewood’s “City of Champions” identity by bringing back a National Basketball Association franchise to the City.

The Project provides the City with the unique redevelopment opportunity associated with a National Basketball Association (NBA) franchise, the Los Angeles Clippers. The opportunity to host an NBA franchise is rare, and the current opportunity was presented to the City in large part because of the expiring lease term of the Los Angeles Clippers at Staples Center and the desire of the team’s ownership to build a new, state-of-the-art facility. The facility itself presents a significant economic development opportunity, and together with the adjacent SoFi Stadium and other recreational uses for the enjoyment of the public, expands the City’s presence as a major sports and entertainment center.

The Project builds on the City’s rich tradition in sports and entertainment. The arena component (the “Arena”) and supporting uses are key components of a new destination sports and entertainment center. From 1967-1999 the Los Angeles Lakers NBA team played in The Forum, located approximately one mile north of the Project Site, before relocating to Staples Arena. The Forum also housed other sports
teams, including the Los Angeles Kings of the National Hockey League, before The Forum was renovated and repurposed as a concert venue. From 1938-2013, the Hollywood Park horse racetrack operated on most of the area north of the Project Site, an area that is now designated for mixed-use development pursuant to the Hollywood Park Specific Plan (HPSP). The HPSP includes the substantially completed SoFi Stadium, which will house the Los Angeles Rams and the Los Angeles Chargers teams of the National Football League. The Project will support Inglewood’s identity as the “City of Champions” by bringing back an NBA franchise to the City and helping to create and expand a world class sports and entertainment center.

3. **The Project is a privately financed, highly desirable public-private development that will help activate and revitalize the Project Site and promote recreational uses for the enjoyment of the public.**

The Project is a major public-private undertaking, calculated to promote the recreation and enjoyment of the public, and involving a substantial investment. The Project is privately funded, with the Project applicant incurring costs of site assembly, development and construction. The Project provides for professional basketball games to take place at the Arena, and also a series of special events and community events designed to promote recreational uses for the enjoyment of the public. In total, it is estimated that Project will accommodate as many as 243 events each year, activating the Project site year-round. The Project also includes Arena-supporting and hotel uses that will enliven the Project Site on non-event days. The Project Site includes a major outdoor pedestrian plaza adjacent to the Arena with circulation and gathering, specialized paving, landscaping, seating areas, and public art, including public access as provided in the Development Agreement. The plaza area will be maintained by the Applicant, and will be publicly accessible as set forth in Development Agreement Exhibit F. In sum, the Project provides a lively local and regional visitor-serving destination, and provide amenities and economic contributions to visitors and the surrounding neighborhood year-round. The Project’s public art contribution will be substantial, as set forth in section 7.3.3 of the Development Agreement.

4. **The Project will meet high-quality sustainability and urban design standards.**

The Project design team includes sports architects and urban landscape experts with worldwide experience in designing major athletic venues. The Project approvals include Design Guidelines that are specific to the Project and address a wide variety of topics such as building design, landscaping, signage and lighting. The Project will be designed and constructed to meet or achieve the US Green Building Council’s Leadership in Energy and Environmental Design (LEED) Gold certification requirements. The Project will also provide onsite renewable energy generation including solar roofs, and provide cool roofs and cool parking promoting features, such as cool surface treatment for new parking facilities. LEED certification is anticipated to be achieved by the end of the first full NBA season. Key elements of the LEED certification will be its location in an urban infill environment, infill location, the density of the site and connectivity to the adjacent community, and accessibility to public transportation. Additional features may include indoor and outdoor water reduction measures, on-site renewable energy generation,
optimized energy performance, and responsible construction and demolition waste management strategies, heat island reduction measures and light pollution measures. As reflected in the MMRP and in the Development Agreement, other major Project commitments and requirements include:

- The Applicant will prepare and implement a GHG Reduction Plan. The plan will include implementation of all measures set forth under Section 2.A of Mitigation Measure 3.7-1(a), Project Design Features 3.2-1 and 3.2-2 as identified in the Final EIR, and Mitigation Measures 3.2-2(b) and 3.14-2(b) as set forth in the MMRP.

- The GHG Reduction Plan will also include the following on-site measures:
  
  - Solar Photovoltaic System. Installation of a 700-kilowatt (kW) solar photovoltaic system, generating approximately 1,085,000 kW-hours of energy annually.
  
  - IBEC Smart Parking System. Installation of systems in the on-site parking structures serving the Project to reduce vehicle circulation and idle time within the structures by more efficiently directing vehicles to available parking spaces.
  
  - IBEC On-Site Electric Vehicle Charging Stations. Installation of a minimum of 330 electric vehicle charging stations (EVCS) within the three on-site parking structures serving the Project for use by employees, visitors, event attendees, and the public.
  
  - IBEC Zero Waste Program. Implementation of a waste and diversion program for operations of the Project, with a goal of reducing landfill waste to zero.
  
  - Renewable Energy. Reduction of GHG emissions associated with energy demand of the Project Arena that exceeds on-site energy generation capacity by using renewable energy consisting of purchase of electricity for onsite consumption through the Southern California Edison (SCE) Green Rate, SCE’s Community Renewables Program, similar opportunities for renewable electricity that could emerge in the future and/or, if available after approval by applicable regulatory agencies, on-site use of renewable natural gas. Such renewable energy shall be used during Project operations for a period sufficient to achieve no less than 7,617 MT CO2e.

- The GHG Reduction Plan will also include implementation, prior to issuance of grading permits, of the following off-site measures:
  
  - City Municipal Fleet Vehicles ZEV Replacement. Entry into an agreement with the City to cover 100% of the cost of replacement of 10 municipal fleet vehicles that produced GHG emissions with Zero-Emissions Vehicles (ZEVs) and related infrastructure (e.g., EVCS) for those vehicles.
➢ **ZEV Replacement of Transit Vehicles Operating Within the City.** Entry into an agreement with the City to cover 100% of the cost of replacement of 2 transit vehicles that operate within the City that produce GHG emissions with ZEVs and related infrastructure (e.g., EVCS) for those vehicles.

➢ **Local Electric Vehicle Charging Stations in the City.** Entry into agreements to install 20 EVCS at locations in the City available for public use for charging electric vehicles.

➢ **City Tree Planting Program.** Develop or enter into partnerships with existing organizations to develop a program to plant 1,000 trees within the City.

➢ **Local Residential EV Charging Units.** Implement a program to cover 100% of the cost of purchasing and installing 1,000 electric vehicle charging units for residential use in local communities near the Project site. Residents in the City and surrounding communities who purchase a new or used battery electric vehicle shall be eligible to participate in the program. City residents shall be given priority for participation in the program. Eligibility requirements and administration of the program shall ensure that only households that do not already own an electric vehicle participate in the program.

- The Applicant will achieve any remaining GHG emissions reductions necessary, as estimated in the GHG Reduction Plan, through GHG reduction co-benefits of NOx and PM$_{2.5}$ emissions reductions measures required by Development Agreement Exhibit H-2, co-benefits of Project Design Features 3.2-1 and 3.2-2 and Mitigation Measures 3.2-2(b) and 3.14-2(b), and the purchase of carbon offset credits issued by an accredited carbon registry, such as the American Carbon Registry, Climate Action Reserve, or Verra. All carbon offset credits shall be permanent, additional, quantifiable, and enforceable.

- The Applicant will comply with the monitoring and reporting requirements set forth in Development Agreement Exhibit H-1.

- The Applicant will comply with Development Agreement Exhibit H-2, setting forth the Applicant’s obligations with respect to conditions of approval requiring air pollutant emission reductions.

- The Applicant will implement a robust Transportation Demand Management ("TDM") Program, as set forth in Development Agreement Exhibit H-3. Among other things, the Applicant will implement Mitigation Measures 3.7.1(a) and 3.14-2(b), as set forth in the MMRP. The TDM Program will include strategies, incentives, and tools to provide opportunities for non-event employees and patrons as well as event attendees and employees to reduce single-occupancy vehicle trips and to use other modes of transportation besides automobile to travel to basketball games and other events hosted at the Project. Among other things, the TDM Program will include
a dedicated shuttle service connecting the Project to existing and future Metro light rail stations. The TDM Program must achieve specific performance targets set forth in Exhibit H-3.

5. The Project includes a series of commitments regarding transportation infrastructure that will benefit the larger community.

The Project includes commitments regarding transportation infrastructure that will benefit the surrounding area on both event and non-event days. These commitments include road upgrades, road restriping, converting medians to turn lanes, widening off-ramps, and providing funding for intelligent transportation system improvements including cameras, vehicle sensors and changeable electronic message signs to better monitor and reroute cars from the City’s traffic command center. The Project also includes streetscape and pedestrian circulation system improvements that would increase walkability and improve the pedestrian and bicyclist experience and accessibility on adjacent public rights of way near the Project Site, including illumination to highlight circulation paths and landscape features, and to create a safe pedestrian experience. The Project includes a transportation hub to accommodate transportation network companies (e.g., Uber and Lyft), bus stops and public transit upgrades, shuttles connecting the site to Metro stations, and other improvements to encourage the use of public transit. These commitments are set forth in the MMRP, in the Transportation Demand Management Program, in the Event Transportation Management Plan, and in Development Agreement Exhibits H-1, H-2 and H-3.

6. The Project will provide substantial tax revenue to the City through property, sales, admissions, parking, transient occupancy and other taxes.

The Project will generate approximately $12.9 million in one-time tax revenues related to construction of the Project. Approximately 67% is related to the City’s nonresidential construction tax, followed by 25% related to sales tax on construction materials, 8% related to business tax on contractor earnings and 0.8% related to documentary transfer tax. Construction of the Project will also generate about $10.3 million for the Project’s Arts Fee and Schools fee, which are non-general fund revenues.

The project applicant retained HR&A as a consultant to estimate the Project’s net fiscal impact on the City. HR&A’s analysis considers both revenues generated by, and costs incurred as a result of, the Project. HR&A estimates that, upon Project stabilized operations in 2025, the Project will generate (calculated in 2019 dollars) approximately $4.5 million in annual net tax revenues. The City retained Keyser Marston Associates (“KMA”) as a consultant to peer review this report. KMA estimates that net revenue to the City would be approximately $4.4 million. The difference is due to slightly different assumptions and methodologies employed by the consultants. Under either scenario, however, the Project will generate substantial revenue for the City, even accounting for City costs associated with providing public services to the Project. HR&A estimates that, on a cumulative basis, the Project will generate approximately $70.0 million in cumulative net fiscal impact (or $149.1 million in nominal dollars) plus approximately $72.4 million cumulatively in nominal property tax revenues.
The Project will also generate approximately $2.3 million in annual property tax revenue (2019 dollars) for the Inglewood Unified School District.

HR&A’s fiscal analysis for the Project also included sensitivity analysis for a reduced ancillary retail program and third-party events scenario to provide a more conservative analysis. As compared to the base Project scenario, the construction period analysis is substantially the same, with only a slight decrease of approximately 2% for one-time tax and City fee revenues. For operations, the net annual fiscal impacts are reduced but would continue to be substantial at approximately $4 million, or $132 million cumulatively in nominal dollars. Thus, even under the very conservative assumptions reflected in this analysis, the Project will have a substantial, ongoing, positive effect on city revenue.

The Project will generate significant revenue for the City. This revenue includes substantial revenue generated from the following sources:

- Public Art for New Construction
- Parking
- Admissions
- Transit Occupancy
- Gross Receipts
- Utility Users
- Nonresidential Construction
- Real Property Transfer

These revenue sources are listed in the Development Agreement, Exhibit D, subject to Development Agreement sections 7.2.1, 7.2.2, 7.2.3 and 7.2.6. For specific information on these benefits, please see HR&A, Economic and Fiscal Impact Report: Inglewood Basketball and Entertainment Center. May 2020. Additional information is provided in Peer Review – Economic and Fiscal Impact Report: Inglewood Basketball and Entertainment Center, Memorandum from James Rabe, CRE, Keyser Marston Associates, to Christopher E. Jackson, Director, Inglewood Economic & Community Development Department (June 10, 2020).

7. **The Project will generate major new construction and permanent employment opportunities, including for Inglewood residents.**

During Project construction, approximately 7,269 total headcount jobs will be created, of which approximately 7,020 will be full-time and part-time construction jobs located at the Project Site. These jobs will include direct on-site workers, plus jobs generated through multiplier effects. Approximately $466.7 million in compensation will be paid to workers directly and indirectly associated with construction, and the construction period will generate approximately $1.06 billion in total economic output. Pursuant to the Development Agreement (see section 8, below), a significant portion of these jobs will be available to Inglewood residents and businesses.
On an annual basis once operations stabilize, approximately 1,557 total headcount jobs will be created, of which approximately 1,476 will be full-time and part-time operations jobs located at the Project Site. Approximately $139.3 million in annual compensation will be paid to workers directly and indirectly associated with Project operations, and approximately $267.9 million in total economic output will be generated. Pursuant to the Development Agreement (see section 8, below), a significant portion of these jobs will be available to Inglewood residents and businesses.

The fiscal analysis for the Project also included sensitivity analysis for a reduced ancillary retail program and third-party events scenario to provide a more conservative analysis. As compared to the base Project scenario, the construction period analysis is substantially the same, with only a slight decrease of approximately 2% for one-time tax and City fee revenues. For operations, the net annual economic impacts are reduced but would continue to be substantial at approximately $210 million in annual net economic output and 1,190 jobs at stabilized operations.

For specific information on these benefits, please see HR&A, Economic and Fiscal Impact Report: Inglewood Basketball and Entertainment Center, May 2020.

8. The Development Agreement includes a number of additional public benefits.

Pursuant to the terms of the Development Agreement (DA) between the City and the Applicant, and as set forth more fully in Exhibit C to the DA, the development of the Project will provide the City, its residents, and the surrounding region with a number of wide-ranging public benefits. As set forth below, such public benefits include: (1) the creation of local jobs and workforce equity; (2) commitments to affordable housing and renter support; (3) the rehabilitation of Morningside Park Library and the creation of community center; (4) support for Inglewood youth and education; (5) support for Inglewood seniors; (6) improving Inglewood parks; and (7) opportunity for community engagement and collaboration.

- Creation of Local Jobs and Workforce Equity
  - Minority/Disadvantaged Business Participation Goals. Pursuant to the terms of the DA, the Applicant will require that all construction contractors have a goal to achieve participation by minority/disadvantaged business enterprises of at least 30% of the total value of funds awarded for contracts and subcontracts related to construction activities during the Project, with a goal of at least 50% of that 30% goal being awarded to local qualified businesses located in Inglewood. (DA, Ex. C, ¶ 1.)

  - Local Employment Opportunities. Events at the Arena will result in additional employment opportunities for Inglewood residents and businesses. Pursuant to the terms of the DA, the Applicant must take certain steps with the goal of hiring qualified Inglewood residents for no less than 35% of the employment positions needed in connection with event operations at the Arena, including employment positions with Applicant’s contractors, subcontractors, and vendors providing
services in connection with events held inside the Arena, such as food and beverage service, hospitality, and event security. (DA, Ex. C, ¶ 2)

- **Job Fairs.** Pursuant to the terms of the DA, the Applicant will contribute up to $150,000 over the lifetime of the Project in order to fund at least four job fairs and related advertising and promotion for those job fairs. All job fairs will be open to the general public and include information about available employment opportunities, as well as opportunities to submit resumes and applications. (DA, Ex. C, ¶ 3.)

- **Workforce Outreach Coordination Program.** In consultation with the City, the Applicant will fund a Workforce Outreach Coordination Program (the “WOCP”) in the aggregate amount of $600,000, over a period of four years. As part of this effort, the Applicant will hire a local qualified Workforce Outreach Coordinator for the construction period, and must designate a Workforce Outreach Coordinator on the Arena operations staff following completion of construction, whose job responsibilities shall include marshaling and coordinating workforce outreach, and training and placement programs for the following types of positions: (i) construction jobs, including pre-apprentice programs; (ii) employees working for Event Operations Providers; and (iii) employees working for Applicant-owned and other retail operations at or around the Arena. The Workforce Outreach Coordinator must also marshal and coordinate workforce outreach and training and placement programs by engaging in the following community outreach activities: (i) advertising available workforce programs; (ii) establishing a community resources list that includes the Inglewood Chamber of Commerce, service organizations, block clubs, community town hall meetings, and religious organizations; and (iii) notification and advertising of upcoming job opportunities and job fairs as described in Exhibit C of the DA. (DA, Ex. C, ¶ 4.)

- **Job Training for Inglewood Residents.** Pursuant to the terms of the DA, the Applicant will contribute $250,000, over a period of five years, to fund programs, managed by the South Bay Workforce Investment Board or similar organization(s), that will provide job skills to Inglewood residents entering the job market. (DA, Ex. C, ¶ 5.)

- **Construction Opportunities for the Formerly Incarcerated.** Pursuant to the terms of the DA, the Applicant will contribute a total of $150,000, over a period of three years, to fund job placement programs for formerly incarcerated individuals in the building and construction trades. (DA, Ex. C, ¶ 6.)

- **Project Labor Agreement for Project Construction.** As described in the DA, the Applicant’s general contractor for the Project has entered into a Project Labor Agreement (“PLA”) with the Los Angeles/Orange County Building and Construction Trades, on behalf of its affiliate local unions and district councils. The PLA is
intended to ensure that a sufficient supply of skilled craft workers is available to work throughout the Project, and that such work will proceed in a safe and efficient manner with due consideration for the protection of labor standards, wages, and working conditions. (DA, Ex. C, ¶ 7.)

- Leased Space to Inglewood Restaurant. Pursuant to the terms of the DA, the Applicant must make good faith efforts to lease at least one restaurant space in the Project to a qualified Inglewood business for at least one year on market terms. (DA, Ex. C, ¶ 8.)

- Commitments to Affordable Housing and Renter Support

  - Funding for Affordable Housing. Pursuant to the terms of the DA, the Applicant will contribute up to $75 million to a fund or program, managed by a Community Development Financial Institution or a similar organization, to provide low-interest loans for the acquisition, preservation, and development of affordable and mixed-income housing in the City, and/or to acquire land for the future development of affordable and mixed-income housing. (DA, Ex. C, ¶ 9.)

  - First-Time Homeowners Assistance. Pursuant to the terms of the DA, the Applicant will contribute a total of $2.5 million towards one or more first-time homebuyer programs (which may include down-payment assistance, homebuyer education, and credit coaching) for Inglewood residents with household incomes at or below the median income for Los Angeles County. (DA, Ex. C, ¶ 10.)

  - Emergency Support to Inglewood Renters and Anti-Eviction Services. Pursuant to the terms of the DA, the Applicant will contribute a total of $3 million, over a period of five years commencing with the issuance of the Certificate of Occupancy for the Arena, for purposes of preventing homelessness and providing legal support for families facing evictions in Inglewood. The funds will be distributed to one or more non-profits, government agencies, or similar organizations. (DA, Ex. C, ¶ 11.)

  - Capacity Building for Housing-Focused Non-Profits. Pursuant to the terms of the DA, the Applicant will contribute $250,000 in grants to help local and regional community development corporations, community development financial institutions, land banks, and other non-profits focused on housing to expand their respective operations and services for development of affordable housing in the City (e.g. hire new staff, expand office space, etc.). (DA, Ex. C, ¶ 12.)
• **Rehabilitation of Morningside Park Library and Creation of a Community Center**

Pursuant to the terms of the DA, the Applicant will contribute a total of $6 million to rehabilitate the City’s Morningside Park Library as a library and community center, where members of the community can gather for group activities, social support, public information, and other purposes. (DA, Ex. C, ¶ 13.)

• **Support for Inglewood Youth and Education**

  o **After School Tutoring for Inglewood Students.** Pursuant to the terms of the DA, the Applicant will contribute a total of $4 million for after school tutoring programs for Inglewood students. (DA, Ex. C, ¶ 14.)

  o **Youth Innovation and Design Camps.** Pursuant to the terms of the DA, the Applicant will contribute a minimum of $500,000 for purposes of developing and operating coding, science, technology, and engineering camps and programs for Inglewood students. (DA, Ex. C, ¶ 15.)

  o **Keeping Inglewood Students in School.** Pursuant to the terms of the DA, the Applicant will contribute a minimum of $2,750,000 for purposes of discouraging Inglewood high school students from dropping out of school. (DA, Ex. C, ¶ 16.)

  o **Opening Pathways to College for Inglewood Students.** Pursuant to the terms of the DA, the Applicant will contribute up to $1 million for purposes of expanding counseling services and support for students seeking a post-secondary education. (DA, Ex. C, ¶ 17.)

  o **College Scholarships for Inglewood Students.** Pursuant to the terms of the DA, the Applicant will contribute a minimum of $4.5 million for purposes of providing scholarships to eligible low-income students in the Inglewood United School District that are accepted to either a 2-year or 4-year colleges. (DA, Ex. C, ¶ 18.)
• **Support for Inglewood Seniors.**

Pursuant to the terms of the DA, the Applicant will contribute a total of at least $500,000 to fund social and educational programs at the Inglewood Senior Center. (DA, Ex. C, ¶ 19.)

• **Improving Inglewood Parks**

Pursuant to the terms of the DA, the Applicant will contribute $300,000 to renovate public basketball courts in Inglewood. (DA, Ex. C, ¶ 20.)

• **Community Engagement & Collaboration**

  o **Use of Arena for Charitable Causes.** Pursuant to the terms of the DA, the Applicant will provide the City, local schools, youth athletic programs, or a local community-based charitable organization designated by the City use of the Arena for up to 10 days per calendar year, on days that the Arena or surrounding facilities are available. (DA, Ex. C, ¶ 21.)

  o **Access to NBA Games for Community Groups.** Pursuant to the terms of the DA, the Applicant will dedicate an average of 100 general admission tickets to every Los Angeles Clippers basketball home game at the Arena during the regular season for use by a community group at no charge. (DA, Ex. C, ¶ 22.)

Having considered the benefits outlined above, the City Council finds that the benefits of approving the Project outweigh and override the significant, unavoidable, adverse environmental effects associated with the Project, and therefore, the Project’s significant, unavoidable, adverse environmental effects are acceptable.
Exhibit C
Mitigation Monitoring and Reporting Program (MMRP)
CHAPTER 4
Mitigation Monitoring and Reporting Program

4.1 Introduction

Public Resources Code section 21081.6 and section 15097 of the California Environmental Quality Act (CEQA) Guidelines require public agencies to establish monitoring or reporting programs for projects approved by a public agency whenever approval involves the adoption of either a mitigated negative declaration or specified environmental findings related to environmental impact reports.

The following is the Mitigation Monitoring and Reporting Program (MMRP) for the Inglewood Basketball and Entertainment Center (IBEC, or Project). The intent of the MMRP is to track and successfully implement the mitigation measures identified within the Final Environmental Impact Report (Final EIR) for the Project.

4.2 Mitigation Measures

The mitigation measures are taken from the Final EIR and are assigned the same number as in the Final EIR. The MMRP describes the actions that must take place to implement each mitigation measure, the timing of those actions, the entities responsible for implementing and monitoring the actions, and, where appropriate, the entities responsible for ensuring that reporting responsibilities are carried out. The mitigation measures identify the Project as the “Proposed Project;” this same terminology is used here in order to ensure that the measures in this MMRP track those set forth in the Final EIR.

In some instances, mitigation measures require the applicant to construct physical improvements. For those improvements within the jurisdiction of the City of Inglewood, where noted below, the City must review and approve the consultants retained to plan, design and construct the improvements. The City must also review and approve the plans, designs and construction of those improvements. For those improvements that fall within the jurisdiction of another agency, that other agency is identified; the applicant must work with that other agency on the design and construction of the improvement, and the City of Inglewood coordinates those efforts as necessary.

In some instances, mitigation measures require the applicant to retain or designate a monitor or community liaison. In those instances, the applicant must identify to the City the person or entity designated to perform this task, and the City will review that person or entity’s qualifications to confirm that the designee has the requisite expertise or qualifications.
The table also includes sections entitled “Project Design Features” and “AB 987.” This information is included for convenience and comprehensiveness. The items listed here are not “mitigation measures” for CEQA purposes. They instead serve different purposes. Specifically:

- “Project Design Features” consist of elements or features that have been incorporated into the project’s design by the Project Applicant. Because these features may serve to reduce the project’s environmental effects, they are included here in a separate table in order to ensure that the features are implemented.

- “AB 987” lists the conditions of approval incorporated into the project based on the Governor’s certification of the project under Assembly Bill 987 (Chapter 961, Statutes of 2018). AB 987 provides that the environmental measures required as a result of the certification process “shall be conditions of approval of the project, and those conditions will be fully enforceable by the lead agency or another agency designated by the lead agency.” (Pub. Resources Code, § 21168.6.8, subd. (b)(5).) The conditions of approval arising under the AB 987 process are not mitigation measures for CEQA purposes, although they overlap with CEQA mitigation measures in some respects. The conditions of approval under AB 987 are separately listed here to provide a mechanism for the City to monitor and enforce them. Note that the statute requires the project applicant to “submit to the lead agency an annual status report on the implementation of the environmental mitigation measures and any other environmental measures required by this section.” (Pub. Resources Code, § 21168.6.8, subd. (b)(5).)

### 4.3 MMRP Components

The components of the attached tables, which contain applicable mitigation measures, are addressed briefly, below.

**Impact:** This column summarizes the impact stated in the Draft EIR, as revised in the Final EIR.

**Mitigation Measure:** All mitigation measures identified in the Draft EIR, as revised in the Final EIR, are presented and numbered accordingly.

**Implementing Party:** The column entitled “Implementing Party” identifies the entity that will undertake the required action. The Implementing Party is most often the Project Applicant. In some instances, the required action will or should be undertaken by another party. This column therefore provides clarity regarding the entity that is primarily responsible for carrying out the action.

**Monitoring Party:** The City of Inglewood (the City) is primarily responsible for monitoring that mitigation measures are successfully implemented. Within the City, several departments and divisions would have responsibility for monitoring some aspect of the overall project. This column identifies the specific City department responsible for monitoring. Other agencies, such as the Los Angeles Regional Water Quality Control Board, may also be responsible for monitoring the implementation of mitigation measures.

The various departments within the City who are identified as an implementing or monitoring party include the: (1) the Economic and Community Development Department, which generally oversees the review approval, and inspection of all building projects within the City (Building
Safety Division); enforces property maintenance, zoning, weed and waste Municipal Code requirements (Code Enforcement Division); (2) the Public Works Department, which helps to plan, design, inspect, and administer contracts for capital infrastructure construction and facility improvements projects (Engineering Division); manage the City’s municipal solid waste services (Environmental Services Division); and assures that City transportation improvements and systems are functional and safe (Transportation & Traffic Division); and (3) the Parks, Recreation, and Community Services Department, which is charged with enhancing the quality of life for Inglewood residents, business, and visitors, through the provision of comprehensive recreational, social, and community beautification services and programs.

**Timing:** Implementation of the action must occur prior to or during some part of project approval, project design or construction or during ongoing project operations. The timing for each measure is identified in this column. In those instances in which the timing is tied to the issuance of a certificate of occupancy, a certificate of occupancy includes a temporary certificate of occupancy.

**Notes:** Certain measures assign the Project Applicant or an applicant-designated entity with reporting responsibility. In those instances, the MMRP identifies the party that must prepare a report so that the monitoring party can confirm that the applicant has fulfilled its responsibilities. This column also notes where the mitigation measure will be enforced in part by another agency or provides additional information that provide clarity concerning how the measure will be carried out.

**Acronyms:** The MMRP uses various following acronyms to refer to various City Departments or other agencies or entities. In some instances, the full name of the department or agency is used. The following agency or department acronyms are used throughout the MMRP:

<table>
<thead>
<tr>
<th>Name of Department or Agency</th>
<th>Acronym</th>
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</thead>
<tbody>
<tr>
<td>California Air Resources Board</td>
<td>CARB</td>
</tr>
<tr>
<td>City of Inglewood, Economic and Community Development Department</td>
<td>ECD-Building Safety Division</td>
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<tr>
<td>Building Safety Division</td>
<td>ECD-Planning Division</td>
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<td>Planning Division</td>
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<tr>
<td>City of Inglewood, Public Works Department:</td>
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<tr>
<td>Engineering Division</td>
<td>DPW-Engineering Division</td>
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<tr>
<td>Environmental Services Division</td>
<td>DPW-Environmental Services Division</td>
</tr>
<tr>
<td>Transportation &amp; Traffic Division</td>
<td>DPW-Transportation &amp; Traffic Division</td>
</tr>
</tbody>
</table>
4. Mitigation Monitoring and Reporting Program

City of Los Angeles, Department of Transportation  LADOT

Federal Aviation Administration  FAA

Los Angeles County Health Hazardous Materials Division  HHMD

Los Angeles County Airport Land Use Commission  ALUC

Los Angeles Regional Water Quality Control Board  Los Angeles RWQCB

State of California, Governor’s Office of Planning and Research  OPR

South Coast Air Quality Management District  SCAQMD

State of California, Department of Transportation  Caltrans

Other acronyms:

ITS  Intelligent Transportation Systems

LHAP  Local Hospital Access Plan

TDM  Transportation Demand Management

TCO  Traffic Control Officer

TMOP  Transportation Management and Operations Plan

TMP  Transportation Management Plan
### Impact

#### Mitigation Measure

**3.1 Aesthetics**

**Mitigation Measure 3.1-2(a)**

Construction Lighting. The project applicant shall implement the following measures to avoid or minimize disturbances related to construction lighting:

- Require construction contractors use construction-related lighting only where and when necessary for completion of the specific construction activity.
- Require construction contractors to ensure that all temporary lighting related to construction activities or security of the Project Site is shielded or directed to avoid or minimize any direct illumination onto light-sensitive properties located outside of the Project Site.
- Designate a Community Affairs Liaison and create a telephone hotline and email address to reach this person, with contact information conspicuously posted around the project site, in adjacent public spaces, and in construction notifications. If the Community Affairs Liaison hotline is not staffed 24 hours per day, the hotline shall provide an automatic answering feature, with date and time stamp recording, to answer calls when the phone is unattended. The Community Affairs Liaison shall be responsible for responding to any local complaints about disturbances related to construction or security lighting. The Community Affairs Liaison shall investigate, evaluate, and attempt to resolve lighting complaints related to construction activities of the Project. The Community Affairs Liaison shall coordinate with a designated construction contractor representative to implement the following:
  - Document and respond to each lighting complaint.
  - Attempt to contact the person(s) making the lighting complaint as soon as feasible and no later than one construction work day.
  - Conduct a prompt investigation to attempt to determine if high-brightness construction-related lighting contributes a substantial amount of light spillover or glare related to the complaint.
  - If it is reasonably determined by the Community Affairs Liaison that high-brightness construction-related lighting causes substantial spillover light or glare to a light-sensitive receptor, the Community Affairs Liaison shall identify and implement feasible measures to address the lighting complaint.

Examples of feasible measures that may be implemented include but are not limited to:

- Confirming construction lighting equipment and related direction and shielding devices are maintained per manufacturer’s specifications;
- Implementing Monitoring Party

#### Implementing Party

- Project Applicant Community Affairs Liaison

#### Monitoring Party

- ECD-Building Safety Division

#### Timing

Prior to issuance of any building permit. Ongoing during construction.

In addition, prior to issuance of the first building permit, Applicant shall notify ECD-Building Safety Division of name and contact information for Project Applicant Community Affairs Liaison. Adjacent residences within 500 feet of the Project shall be notified prior to the issuance of any grading or ground-disturbing activity for any phase of the Project.

Notes

Applicant to report to ECD-Building Safety Division identity of Community Affairs Liaison prior to beginning of construction, subject to review and approval by City Community Affairs Liaison to maintain records of all complaints and corrective action, for review by ECD-Building Safety Division upon request.

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Inglewood Basketball and Entertainment Center
Final Environmental Impact Report

4-5

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June 2020
<table>
<thead>
<tr>
<th>Impact</th>
<th>Mitigation Measure</th>
<th>Implementing Party</th>
<th>Monitoring Party</th>
<th>Timing</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.1 Aesthetics (cont.)</td>
<td>3.1-2 (cont.)&lt;br&gt;Ensuring construction lighting is not operated unnecessarily; and/or&lt;br&gt;Evaluating and implementing feasible relocations of lighting equipment, alternatives to specific types of lighting equipment, or changes to direction and shielding equipment, as appropriate.&lt;br&gt;Adjacent residents within 500 feet of the Project Site shall be notified of the construction schedule, as well as the name and contact information of the project Community Affairs Liaison.</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>A Lighting Design Plan subject to review by ECD-Building Safety to confirm that lighting standards have been met ECD-Building Safety to confirm that plan has been carried out prior to issuance of certificate of occupancy</td>
<td>Lighting Design Plan to confirm that performance standard has been met</td>
</tr>
<tr>
<td>Mitigation Measure 3.1-2(b)&lt;br&gt;Lighting Design Plan. Prior to issuance of a building permit, the project applicant shall submit to the City a Lighting Design Plan, based on photometric data, that demonstrates that project-contributed lighting from light-emitting diode (LED) lights, illuminated signs, or any other project lighting onto the light-sensitive receptor properties identified as SR 1, SR 2, and SR 4 in the LDA lighting analysis report would not result in more than 2 foot-candles of lighting intensity or generate direct glare onto the property so long as those sites are occupied by light-sensitive receptor uses, or that an illuminated sign from the Project would produce a light intensity of greater than 3 foot-candles above ambient lighting on residentially zoned property. Where existing conditions exceed these levels, the Lighting Design Plan shall avoid exacerbating existing conditions, but need not further reduce light levels on light-sensitive receptor properties.&lt;br&gt;Measures to ensure that the lighting and illuminated signage from the Project would not exceed the identified thresholds may include but are not limited to relocating and/or shielding pole- or building-mounted LED lights; directing illuminated signage away from residential properties; implementing a screening material for parking garages or other structures to allow ventilation while reducing the amount of spill light; designing exterior lighting to confine illumination to the Project Site; restricting the operation of outdoor lighting to certain hour after events are completed; limiting the luminosity of certain lights or signs; and/or providing structural and/or vegetative screening from sensitive uses.</td>
<td>Hotel Applicant</td>
<td>ECD-Building Safety Division</td>
<td>The hotel design shall be approved prior to issuance of a building permit for above ground construction of the hotel</td>
<td>ECD-Building Safety Division to confirm that performance standard has been met</td>
<td></td>
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*Inglewood Basketball and Entertainment Center<br>Final Environmental Impact Report<br>ESA / 201701236<br>June 2020*
### Mitigation Monitoring and Reporting Program

#### Impact

<table>
<thead>
<tr>
<th>3.1 Aesthetics (cont.)</th>
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<tr>
<td><strong>3.1-5:</strong> Construction and operation of the Proposed Project, in conjunction with other cumulative development, could cumulatively create a new source of substantial light or glare which would adversely affect day or nighttime views in the area.</td>
</tr>
<tr>
<td><strong>Mitigation Measure 3.1-5</strong></td>
</tr>
<tr>
<td>Implement Mitigation Measures 3.1-2(a), 3.1-2(b), and 3.1-2(c) (Construction Lighting, Lighting Design Plan, and Hotel Design).</td>
</tr>
<tr>
<td>Implementing Party</td>
</tr>
<tr>
<td>See Mitigation Measures 3.1-2(a), 3.1-2(b), and 3.1-2(c)</td>
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<tr>
<td>Monitoring Party</td>
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<tr>
<td>See Mitigation Measures 3.1-2(a), 3.1-2(b), and 3.1-2(c)</td>
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#### Air Quality

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<tr>
<th>3.2-1: Construction and operation of the Proposed Project would conflict with implementation of the applicable air quality plan.</th>
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<tbody>
<tr>
<td><strong>Mitigation Measure 3.2-1(a)</strong></td>
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<tr>
<td>Implement Mitigation Measure 3.14-2(b) (Implement Transportation Demand Management (TDM) Program).</td>
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<tr>
<td>Implementing Party</td>
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<tr>
<td>See Mitigation Measure 3.14-2(b)</td>
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<tr>
<td><strong>Mitigation Measure 3.2-1(c)</strong></td>
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<tr>
<td>Implement Mitigation Measure 3.2-2(c) (Construction Emissions Minimization Plan).</td>
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<tr>
<td>Implementing Party</td>
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<tr>
<td>See Mitigation Measure 3.2-2(c)</td>
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<tr>
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<tr>
<td><strong>Mitigation Measure 3.2-1(d)</strong></td>
</tr>
<tr>
<td>Implement Mitigation Measure 3.2-2(d) (Incentives for vendors and material delivery trucks to use ZE or NZE trucks during operation).</td>
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<tr>
<td>Implementing Party</td>
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<tr>
<td>See Mitigation Measure 3.2-2(d)</td>
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<tr>
<td>Notes</td>
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<tr>
<td>See Mitigation Measure 3.2-2(d)</td>
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</table>

#### Notes

The project applicant shall conduct maintenance and/or testing of the emergency generators or fire pump generators on three separate non-event days. Each emergency generator shall be tested on a separate non-event day and the two fire pump generators may be tested together on a separate non-event day.

ECO-Planning Division to establish date for annual reporting by Project Applicant, and to confirm that report has been submitted each year. Annual report may be concurrent with any annual report submitted to the City pursuant to Development Agreement.
<table>
<thead>
<tr>
<th>Impact</th>
<th>Mitigation Measure</th>
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</tr>
</thead>
<tbody>
<tr>
<td>3.2 Air Quality (cont.)</td>
<td>Mitigation Measure 3.2-2(c)</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>A Construction Emissions Minimization Plan shall be prepared or updated and approved by the City prior to issuance of each grading permit or building permit. Quarterly reporting and provision of written documentation by contractors demonstrating compliance shall occur during construction. A copy of each unit’s certified tier specification and CARB or South Coast Air Quality Management District operating permit (if applicable) shall be available upon request during construction. Records of all trucks visiting the Project shall be maintained, and such records shall be made available to the City upon request.</td>
<td>1) Bid documents and compliance records to be maintained by Applicant and available for City inspection upon request. 2) Bid documents and compliance records to be maintained by Applicant and available for City inspection upon request. 3) Contractors maintain records of all trucks visiting the Project; records to be made available to DPW-Building Safety upon request.</td>
</tr>
</tbody>
</table>
### Mitigation Measure 3.2-2(d)

The project applicant shall provide incentives for vendors and material delivery trucks that would be visiting the Project to encourage the use of ZE or NZE trucks during operation, such as trucks with natural gas engines that meet CARB’s adopted optional NCx emissions standard of 0.02 grams per brake horsepower-hour (g/bhp-hr). At a minimum, incentivize the use of 2010 model year delivery trucks.

<table>
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<tr>
<th>Impact</th>
<th>Mitigation Measure</th>
<th>Implementing Party</th>
<th>Monitoring Party</th>
<th>Timing</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.2 Air Quality (cont.)</td>
<td>4) The project applicant shall ensure all construction equipment and vehicles are in compliance with the manufacturer’s recommended maintenance schedule. The project applicant shall maintain maintenance records for the construction phase of the Project and all maintenance records shall remain on site for a period of at least 2 years from completion of construction.</td>
<td>Project Applicant</td>
<td>ECD-Planning Division</td>
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<td></td>
<td>5) The project applicant shall enter into a contract that notifies all construction vendors and contractors that vehicle idling time will be limited to no longer than 5 minutes or another timeframe as allowed by California Code of Regulations Title 13, section 2465, Airborne Toxic Control Measure to Limit Diesel-Fueled Commercial Motor Vehicle Idling, unless exempted by this regulation. For any vehicle that is expected to idle longer than 5 minutes, the project applicant shall require the vehicle’s operator to shut off the engine. Signs shall be posted at the entrance and throughout the site stating that idling longer than 5 minutes is not permitted.</td>
<td>Project Applicant</td>
<td>ECD-Planning Division</td>
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</table>

### Mitigation Measure 3.2-2(e)

If ZE or NZE shuttle buses sufficient to meet operational requirements of the TDM Program described in Mitigation Measure 3.14-2(b) are determined to be commercially available and financially feasible, the project applicant shall provide bidding priority to encourage their use as part of the TDM Program.

<table>
<thead>
<tr>
<th>Impact</th>
<th>Mitigation Measure</th>
<th>Implementing Party</th>
<th>Monitoring Party</th>
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</tr>
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<td>3.2 Air Quality (cont.)</td>
<td>5) Project Applicant shall enter into a contract that notifies all construction vendors and contractors that vehicle idling time will be limited to no longer than 5 minutes or another timeframe as allowed by California Code of Regulations Title 13, section 2465, Airborne Toxic Control Measure to Limit Diesel-Fueled Commercial Motor Vehicle Idling, unless exempted by this regulation. For any vehicle that is expected to idle longer than 5 minutes, the project applicant shall require the vehicle’s operator to shut off the engine. Signs shall be posted at the entrance and throughout the site stating that idling longer than 5 minutes is not permitted.</td>
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<td>Project Applicant</td>
<td>ECD-Planning Division</td>
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</table>
### Impact Mitigation Measure

<table>
<thead>
<tr>
<th>Impact</th>
<th>Mitigation Measure</th>
<th>Implementing Party</th>
<th>Monitoring Party</th>
<th>Timing</th>
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</tr>
</thead>
<tbody>
<tr>
<td>3.2-5: Construction and operation of the Proposed Project, in conjunction with other cumulative development, would result in inconsistencies with implementation of applicable air quality plans.</td>
<td>Mitigation Measure 3.2-5(a) Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<tr>
<td>Mitigation Measure 3.2-5(b) Implement Mitigation Measure 3.2-2(b) (Emergency Generator and Fire Pump Generator Maintenance &amp; Testing).</td>
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<td>See Mitigation Measure 3.2-2(b)</td>
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</tr>
<tr>
<td>Mitigation Measure 3.2-5(c) Implement Mitigation Measure 3.2-2(c) (Construction Emissions Minimization Plan).</td>
<td></td>
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<td>Mitigation Measure 3.2-5(d) Implement Mitigation Measure 3.2-2(d) (Incentives for vendors and material delivery trucks to use ZE or NZE trucks during operation).</td>
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</tr>
<tr>
<td>3.2-6: Construction and operation Proposed Project, in conjunction with other cumulative development, would result in cumulative increases in short-term (construction) and long-term (operational) emissions.</td>
<td>Mitigation Measure 3.2-6(a) Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<td>Mitigation Measure 3.2-6(c) Implement Mitigation Measure 3.2-2(c) (Prepare and implement a Construction Emissions Minimization Plan).</td>
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<td>See Mitigation Measure 3.2-2(c)</td>
<td>See Mitigation Measure 3.2-2(c)</td>
<td>See Mitigation Measure 3.2-2(c)</td>
<td>See Mitigation Measure 3.2-2(c)</td>
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<td>Mitigation Measure 3.2-6(d) Implement Mitigation Measure 3.2-2(d) (Incentivize use of ZE or NZE trucks).</td>
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<td>See Mitigation Measure 3.2-2(d)</td>
<td>See Mitigation Measure 3.2-2(d)</td>
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### Impact

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<tr>
<td><strong>3.3 Biological Resources</strong>&lt;br&gt;3.3-2: Construction of the Proposed Project could have the potential to 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.&lt;br&gt;&lt;br&gt;Mitigation Measure 3.3-2&lt;br&gt;The project applicant shall conduct tree removal activities required for construction of the Project outside of the resident or migratory bird and raptor breeding season (February 1 through August 31) where feasible. For construction activities or ground disturbing activities such as demolition, tree and vegetation removal, or grading that would occur between February 1 through August 31, the project applicant shall retain a qualified biologist to conduct preconstruction surveys not more than one week prior to the commencement of construction activities in suitable nesting habitat within the Project Site for nesting birds and raptors. This survey shall include areas located within 100 feet from construction to avoid indirect impacts to nesting birds. During the preconstruction survey, nests detected shall be mapped using global positioning system software, and species confirmed to be nesting or likely nesting will be determined. If active nests for avian species protected under the Migratory Bird Treaty Act or California Fish and Game Code are found during the survey, the qualified biologist shall determine an appropriate buffer for avoiding the nest (where no work will occur) until the biologist is able to determine that the nest is no longer active. A minimum 100-foot no-work buffer shall be established around any active bird nest; however, the buffer distance may be adjusted by a qualified biologist depending on the nature of the work that is occurring in the vicinity of the nest, the known tolerance of the species to noises and vibrations, and/or the location of the nest. If, in the professional opinion of the qualified biologist, the Project would impact a nest, the biologist shall immediately inform the construction manager and work activities shall stop until the biologist delineates a suitable buffer distance and/or determines that the nest is no longer active.</td>
<td>Project Applicant</td>
<td>ECD-Planning Division</td>
<td>Where feasible, tree removal activities should occur September 1 through January 31&lt;br&gt;Prior to tree removal activities that would occur between February 1 through August 31 in suitable nesting habitat, preconstruction surveys would be conducted by a qualified biologist not more than one week prior to the commencement of construction activities. If active nests are found during preconstruction surveys, the qualified biologist shall determine an appropriate buffer for avoid the nest and the City shall be notified&lt;br&gt;Requirement to establish buffer and to consult applies if active nests are found during construction</td>
<td>Measure applies for tree removal activities occurring between February 1 and August 31&lt;br&gt;Biologist retained by applicant subject to review and approval by City to confirm that biologist is qualified to perform survey&lt;br&gt;Biologist to prepare report of pre-construction survey, and to submit report to ECD-Planning Division&lt;br&gt;Biologist shall immediately notify ECD-Planning Division if active nests are found, and to identify buffers established as a result, subject to review and approval by ECD-Planning Division</td>
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### 3.3 Biological Resources (cont.)

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<td>Mitigation Measure 3.3-3</td>
<td>a) To ensure that all new trees planted at a 1:1 ratio as required by the City’s Tree Preservation Ordinance are of sufficient size, quantity, and quality, the following shall be implemented:</td>
<td>Project Applicant</td>
<td>ECD-Planning Division</td>
<td>a) Prior to the issuance of a grading permit or ground-disturbing activity, a tree permit shall be obtained</td>
<td>All replacement mitigation trees shall be monitored for a minimum of 3 years during operation.</td>
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<td>• Prior to any on-site tree disturbance or removal of any protected tree, a tree permit shall be obtained from the City of Inglewood in accordance with the City of Inglewood Tree Preservation Ordinance (Inglewood Municipal Code Chapter 12, Article 32). The tree permit shall identify the appropriate size of tree to be replaced (i.e., 36-inch box tree).</td>
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<td>• All replacement mitigation trees shall be monitored by a certified arborist annually for minimum of 3 years following the completion of construction and planting, respectively. Monitoring shall verify that all encroached and replacement trees are in good health at the end of the 3-year monitoring period. Any encroached or replacement tree that dies within the 3-year monitoring period shall be replaced, and the replacement tree shall be monitored annually for 3 years. Annual monitoring reports shall be prepared by a certified arborist and submitted to the City. The monitoring report shall depict the location of each encroachment and replacement mitigation tree, including a description of the health of each tree based on a visual assessment.</td>
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<td>b) To ensure proper protection of trees to remain during project construction, the following shall be implemented:</td>
<td>Project Applicant</td>
<td>ECD-Planning Division</td>
<td>b) Tree Protective Zone (TPZ) of protected trees shall be enclosed with temporary fencing prior to ground disturbing activities</td>
<td>Pruning of selected trees shall be on-going during construction. Any work conducted within the TPZ of protected trees shall be monitored during the duration of construction.</td>
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<td>• The Tree Protective Zone (TPZ) of protected trees to be retained and that are located within 25 feet from the grading limits, shall be enclosed with temporary fencing (e.g., free-standing chain-link, orange mesh drift fencing, post and wire, or equivalent). A smaller TPZ may be established in consultation with a certified arborist. The fencing shall be located at the limits of the TPZ and shall remain in place for the duration of construction activities in the area, or as determined by the City.</td>
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<td>• Prune selected trees to provide necessary clearance during construction and to remove any defective limbs or other parts that may pose a failure risk. All pruning shall be completed (or supervised) by a certified arborist and adhere to the Tree Pruning Guidelines of the International Society of Arboriculture. Trenching shall be routed so as to minimize damage to roots of protected trees roots if feasible. Any required trenching within the TPZ should be accomplished by the use of hand tools, to the extent feasible, while under the direct supervision of a certified arborist. If roots larger than 2 inches in diameter are encountered, the arborist shall provide recommendations for pruning or avoidance.</td>
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### 3.3 Biological Resources (cont.)

3.3-3 (cont.)

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<td>Any major roots encountered should be conserved if feasible and treated as recommended by the arborist. If extensive disturbance to tree roots would occur such that tree health would be impacted as determined by the certified arborist, the tree shall be replaced at 1:1 per Mitigation Measure 3.3-3(a) above.</td>
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<td>• Any work conducted within the TPZ of a protected tree shall be monitored by a certified arborist. The monitoring arborist shall prescribe measures for minimizing or avoiding long-term impacts to the tree, such as selective pruning to minimize construction impacts.</td>
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<td>• No storage of equipment, supplies, vehicles, or debris should be allowed within the TPZ of a protected tree. No dumping of construction wastewater, paint, stucco, concrete, or any other clean-up waste should occur within the TPZ. No temporary structures should be placed within the TPZ.</td>
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### 3.4 Cultural and Tribal Cultural Resources

#### 3.4-1: Construction of the Proposed Project could have the potential to cause a substantial adverse change in the significance of a historical resource pursuant to section 15064.5.

**Mitigation Measure 3.4-1**

Retention of Qualified Archaeologist. Prior to the start of ground-disturbing activities associated with the Project, including demolition, trenching, grading, and utility installation, the project applicant shall retain a qualified archaeologist meeting the Secretary of the Interior’s Professional Qualifications Standards for archaeology (US Department of the Interior, 2008) to carry out all mitigation related to cultural resources.

- a) Monitoring and Mitigation Plan. Prepare, design, and implement a monitoring and mitigation program for the Project. The Plan shall define pre-construction coordination, construction monitoring for excavations based on the activities and depth of disturbance planned for each portion of the Project Site, data recovery (including halting or diverting construction so that archaeological remains can be evaluated and recovered in a timely manner), artifact and feature treatment, procurement, and reporting. The Plan shall be prepared and approved prior to the issuance of the first grading permit.

- b) Cultural Resources Sensitivity Training. The qualified archaeologist and Native American Monitor shall conduct construction monitoring for archaeological resources sensitivity training at the Project kick-off meeting prior to the start of ground disturbing activities (including vegetation removal, pavement removal, etc.) and will present the Plan as outlined in (a), for all construction personnel conducting, supervising, or associated with demolition and ground disturbance, including utility work, for the Project. In the event construction crews are phased or rotated, additional training shall be conducted for new construction personnel working on ground-disturbing activities.

**Project Applicant**

- ECD-Building Safety Division

- a) A Monitoring and Mitigation Plan will be prepared and designed prior to the issuance of a grading permit or ground-disturbing activity for any phase of the Project

- The approved Monitoring and Mitigation Plan shall be implemented for the duration of Project construction

- b) A Cultural Resources Sensitivity Training shall be conducted prior to the start of ground disturbing activities; additional training shall be conducted for new construction personnel during construction, as needed

**Qualified archaeologist retained by Project Applicant shall be subject to review/approval by ECD-Building Safety Division to confirm designee’s qualifications**

**ECD-Building Safety Division to review Monitoring and Mitigation Plan to confirm that the plan meets the requirements of this mitigation measure**
### 3.4 Cultural and Tribal Cultural Resources (cont.)

**3.4-1 (cont.)**

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<td>c)</td>
<td>Construction personnel shall be informed of the types of prehistoric and historic archaeological resources that may be encountered, and of the proper procedures to be enacted in the event of an inadvertent discovery of archaeological resources or human remains. Documentation shall be retained by the qualified archaeologist demonstrating that the appropriate construction personnel attended the training.</td>
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<td>c) Archaeological and Native American monitors shall be retained prior to issuance of permits for any ground disturbing activity</td>
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<td>Archaelogical and Native American Monitoring. The qualified archaeologist will oversee archaeological and Native American monitors who shall be retained to be present and work in tandem, monitoring during construction excavations such as grading, trenching, or any other excavation activity associated with the Project and as defined in the Monitoring and Mitigation Plan. If, after advanced notice, the Tribe declines, is unable, or does not respond to the notice, construction can proceed under supervision of the qualified archaeologist. The frequency of monitoring shall be based on the rate of excavation and grading activities, the materials being excavated, and the depth of excavation, and if found, the quantity and type of archaeological resources encountered. Full-time monitoring may be reduced to part-time inspections, or ceased entirely, if determined adequate by the qualified archaeologist and the Native American monitor.</td>
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<td>Monitoring shall occur for the duration of ground disturbing activities, as required</td>
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<td>d) In the event of the discovery of any archaeological materials during implementation of the Project, all work shall immediately cease within 50 feet of the discovery until it can be evaluated by the qualified archaeologist. Construction shall not resume until the qualified archaeologist has made a determination on the significance of the resource(s) and provided recommendations regarding the handling of the find. If the resource is determined to be significant, the qualified archaeologist will confer with the project applicant regarding recommendation for treatment and ultimate disposition of the resource(s).</td>
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<td>d) In the event of the discovery of any archaeological materials during construction, work shall immediately cease and the City shall be notified of the discovery. Construction shall resume once the qualified archaeologist has made a determination on the significance of the discovered resource(s)</td>
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### Impact 3.4 Cultural and Tribal Cultural Resources (cont.)

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<td>3.4-1 (cont.)</td>
<td>e) If it is determined that the discovered archaeological resource constitutes a historical resource or a unique archaeological resource pursuant to CEQA, avoidance and preservation in place is the preferred manner of mitigation. Preservation in place may be accomplished by, but is not limited to, avoidance, incorporating the resource into open space, capping, or deeding the site into a permanent conservation easement.</td>
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<td>e) If historical resources or unique archaeological resources are discovered, avoidance and preservation measures would be implemented</td>
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<td>f) In the event that preservation in place is demonstrated to be infeasible and data recovery through excavation is the only feasible mitigation available, a Cultural Resources Treatment Plan shall be prepared and implemented by the qualified archaeologist in consultation with the project applicant, and appropriate Native American representatives (if the find is of Native American origin). The Cultural Resources Treatment Plan shall provide for the adequate recovery of the scientifically consequential information contained in the archaeological resource through laboratory processing and analysis of the artifacts. The Treatment Plan will further make recommendations for the ultimate curation of any archaeological materials, which shall be curated at a public, non-profit curation facility, university or museum with a research interest in the materials, if such an institution agrees to accept them. If resources are determined to be Native American in origin, they will first be offered to the Tribe for permanent curation, repatriation, or reburial, as directed by the Tribe. If no institution or Tribe accepts the archaeological material, then the material shall be donated to a local school or historical society in the area for educational purposes.</td>
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<td>f) A Cultural Resources Treatment Plan shall be required during construction if data recovery through excavation is the only feasible mitigation available</td>
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<td>g) If the resource is identified as a Native American, the qualified archaeologist and project applicant shall consult with appropriate Native American representatives, as identified through the AB 52 consultation process in determining treatment for prehistoric or Native American resources to ensure cultural values ascribed to the resource, beyond that which is scientifically important, are considered, to the extent feasible.</td>
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<td>g) During construction, if the resources are identified as Native American, the qualified archaeologist and project applicant shall consult with appropriate Native American representatives</td>
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### Impact and Mitigation Measures

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<td>3.4 Cultural and Tribal Cultural Resources (cont.)</td>
<td>h) Prepare a final monitoring and mitigation report for submittal to the applicant, and the South Central Coastal Information Center (SCCIC), in order to document the results of the archaeological and Native American monitoring. If there are significant discoveries, artifact and feature analysis and final disposition shall be included with the final report, which will be submitted to the SCCIC and the applicant. The final monitoring report shall be submitted to the applicant within 90 days of completion of excavation and other ground disturbing activities that require monitoring.</td>
<td>See Mitigation Measure 3.4-1</td>
<td>See Mitigation Measure 3.4-1</td>
<td>h) A final monitoring and mitigation report shall be submitted within 90 days of completion of excavation and other ground disturbing activities that require monitoring</td>
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**Mitigation Measure 3.4-2**
Implement Mitigation Measure 3.4-1 (Retention of Qualified Archaeologist).

**Mitigation Measure 3.4-3**
Implement Mitigation Measure 3.4-1 (Retention of Qualified Archaeologist).
### 3.4 Cultural and Tribal Cultural Resources (cont.)

**ii) 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 section 5024.1, the lead agency shall consider the significance of the resource to a California Native American Tribe.**

**Mitigation Measure 3.4-4: Inadvertent Discovery of Human Remains.** In the event of the unanticipated discovery of human remains during excavation or other ground disturbing activities, work shall immediately cease within 100 feet of the discovery and the County Coroner shall be contacted in accordance with PRC section 5097.99 and Health and Safety Code section 7050.5. The project applicant shall also be notified. If the County Coroner determines that the remains are Native American, the California Native American Heritage Commission (NAHC) shall be notified in accordance with Health and Safety Code section 7050.5, subdivision (c), and PRC section 5097.99 (as amended by AB 2641). The NAHC shall designate a Most Likely Descendant (MLD) for the remains per PRC section 5097.98. Until the landowner has conferred with the MLD, the project applicant shall ensure that a 50-foot radius around where the discovery occurred is not disturbed by further activity, is adequately protected according to generally accepted cultural or archaeological standards or practices, and that further activities take into account the possibility of multiple burials.

**Mitigation Measure 3.4-5: Construction of the Proposed Project, in conjunction with construction of other cumulative projects, could have the potential to result in cumulatively considerable impacts to historical resources.**

**Implementing Party** | **Monitoring Party** | **Timing** | **Notes**
--- | --- | --- | ---
Project Applicant | ECD-Building Safety Division | In the event of unanticipated discovery of human remains during excavation or other ground disturbing activities, work shall immediately cease and the City shall be notified. The NAHC shall be notified if it is determined that remains are Native American.

See Mitigation Measure 3.4-1

See Mitigation Measure 3.4-1

See Mitigation Measure 3.4-1
### 5. Mitigation Monitoring and Reporting Program

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<tr>
<td>3.4 Cultural and Tribal Cultural Resources (cont.)</td>
<td><strong>Mitigation Measure 3.4-6</strong>&lt;br&gt;Implement Mitigation Measure 3.4-1 (Retention of Qualified Archaeologist).</td>
<td>See Mitigation Measure 3.4-1</td>
<td>See Mitigation Measure 3.4-1</td>
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<td><strong>3.4-7:</strong> Construction of the Proposed Project, in conjunction with construction of other cumulative projects, could have the potential to contribute to cumulative impacts on archaeological resources.</td>
<td><strong>Mitigation Measure 3.4-7</strong>&lt;br&gt;Implement Mitigation Measure 3.4-1 (Retention of Qualified Archaeologist).</td>
<td>See Mitigation Measure 3.4-1</td>
<td>See Mitigation Measure 3.4-1</td>
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<td><strong>3.4-8:</strong> Construction of the Proposed Project, in conjunction with construction of other cumulative projects, could have the potential to contribute to cumulative impacts on human remains including those interred outside of dedicated cemeteries.</td>
<td><strong>Mitigation Measure 3.4-8</strong>&lt;br&gt;Implement Mitigation Measure 3.4-4 (Cease Work in the Event of Inadvertent Discovery).</td>
<td>See Mitigation Measure 3.4-4</td>
<td>See Mitigation Measure 3.4-4</td>
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<td>See Mitigation Measure 3.4-4</td>
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<td>3.6 Geology and Soils</td>
<td><strong>Mitigation Measure 3.6-1</strong>&lt;br&gt;Implement Mitigation Measure 3.9-1(a) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB).</td>
<td>See Mitigation Measure 3.9-1(a)</td>
<td>See Mitigation Measure 3.9-1(a)</td>
<td>See Mitigation Measure 3.9-1(a)</td>
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<td>3.6 Geology and Soils (cont.)</td>
<td><strong>Mitigation Measure 3.6-2</strong>&lt;br&gt;A qualified paleontologist meeting the Society of Vertebrate Paleontology (SVP) Standards (SVP, 2010) shall be retained by the project applicant and approved by the City prior to the approval of grading permits. The qualified paleontologist shall:&lt;br&gt;a) Prepare, design, and implement a monitoring and mitigation plan for the Project consistent with Society of Vertebrate Paleontology Guidelines. The program shall define pre-construction coordination, construction monitoring for excavations based on the activities and depth of disturbance planned for each portion of the Project Site, data recovery (including halting or diverting construction so that fossil remains can be salvaged in a timely manner), fossil treatment, procurement, and reporting. The Plan monitoring and mitigation program shall be prepared and approved by the City prior to the issuance of the first grading permit. If the qualified paleontologist determines that the Project-related grading and excavation activity will not affect Older Quaternary Alluvium, then no further mitigation is required.&lt;br&gt;b) Conduct construction worker paleontological resources sensitivity training at the Project kick-off meeting prior to the start of ground disturbing activities (including vegetation removal, pavement removal, etc.) and will present the Plan as outlined in (a). In the event construction crews are phased or rotated, additional training shall be conducted for new construction personnel working on ground-disturbing activities. The training session shall provide instruction on the recognition of the types of paleontological resources that could be encountered within the Project Site and the procedures to be followed if they are found. Documentation shall be retained by the qualified paleontologist demonstrating that the appropriate construction personnel attended the training.&lt;br&gt;c) Direct the performance of paleontological resources monitoring by a qualified paleontological monitor (meeting the standards of the SVP, 2010). Paleontological resources monitoring shall be conducted pursuant to the monitoring and mitigation program developed under (a), above. Monitoring activities may be altered or ceased if determined adequate by the qualified paleontologist. Monitors shall have the authority to, and shall temporarily halt or divert work away from, exposed fossils or potential fossils, and establish a 50-foot radius temporarily halting work around the find. Monitors shall prepare daily logs detailing the types of ground disturbing activities and soils observed, and any discoveries.</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>a) A monitoring and mitigation plan shall be prepared and designed to include issuance of first grading permits or ground-disturbing activity for any phase of the Project. The monitoring and mitigation shall be implemented for the duration of Project construction&lt;br&gt;b) Paleontological resources sensitivity training shall be conducted prior to the start of ground disturbing activities; additional training shall be conducted for new construction personnel during construction, as needed&lt;br&gt;c) Paleontological resources monitoring shall be conducted during grading, pursuant to the monitoring and mitigation program and as directed by qualified paleontologist</td>
<td>ECD-Building Safety Division to review and approve designated paleontologist to confirm that designee has appropriate qualifications&lt;br&gt;a) MMP to be submitted and approved by ECD-Building Safety Division to confirm that requirements of Mitigation Measure 3.6-2(a) have been met&lt;br&gt;b) Paleontologist to retain documentation that construction personnel have attended training; documentation to be made available to ECD-Building Safety Division upon request</td>
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### 5. Mitigation Monitoring and Reporting Program

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<td>3.6 Geology and Soils (cont.)</td>
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<td>d) If fossils are encountered, determine their significance, and, if significant, supervise their collection for curation. Any fossils collected during Project-related excavations, and determined to be significant by the qualified paleontologist, shall be prepared to the point of identification and curated into an accredited repository with retrievable storage.</td>
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<td>e) Prepare a final monitoring and mitigation report for submittal to the City in order to document the results of the paleontological monitoring. If there are significant discoveries, fossil locality information and final disposition shall be included with the final report which will be submitted to the appropriate repository and the City. The final monitoring report shall be submitted to the City within 90 days of completion of excavation and other ground disturbing activities that could affect Older Quaternary Alluvium.</td>
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<td>Mitigation Measure 3.6-3</td>
<td>Implement Mitigation Measure 3.9-1(a). (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB).</td>
<td>See Mitigation Measure 3.9-1(a)</td>
<td>See Mitigation Measure 3.9-1(a)</td>
<td>See Mitigation Measure 3.9-1(a)</td>
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<td>Mitigation Measure 3.6-4</td>
<td>Implement Mitigation Measure 3.6-2.</td>
<td>See Mitigation Measure 3.9-2</td>
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**Notes:**

e) Final monitoring report submitted to the City within 90 days of completion of excavation and ground-disturbing activities.
### 3.7 Greenhouse Gas Emissions

**Mitigation Measure 3.7-1(a)**

**GHG Reduction Plan.** Prior to the start of construction, the project applicant shall retain a qualified expert to prepare a GHG Reduction Plan (Plan). The City shall approve the expert retained for this purpose to confirm the consultant has the requisite expertise. Components of the Plan relevant to construction GHG emissions associated with the construction activities being approved shall be subject to review and approval by the City Building Official prior to issuance of a construction permit for such activities. Components of the Plan relevant to operational GHG emissions, including the annual GHG Verification Report process described below, shall be subject to review and approval by the City Building Official prior to issuance of the Certificate of Occupancy for the Arena.

The purpose of the Plan is to document the Proposed Project’s GHG emissions, including emissions after Project-specific GHG reduction measures are implemented, and to determine the net incremental emission reductions required to meet the “no net new” GHG emissions threshold over the 30-year life of the Proposed Project. The Plan shall include a detailed description of the GHG emissions footprint for all operational components of the Proposed Project based on the best available operational and energy use data at time of approval and the latest and most up to date emissions modeling and estimation protocols and methods.

The GHG Reduction Plan shall include the following elements:

1. Project GHG Emissions. Estimate the Project’s net new GHG emissions over the 30-year operational life of the Project. The estimate shall be based on final design, project-specific traffic generation, actual energy use estimates, equipment to be used on site, and other emission factors appropriate for the Project, using the best available emissions factors for electricity, transportation engines, and other GHG emission sources commonly used at the time the GHG Reduction Plan (see subd. (2)), is completed, reflecting existing vehicle emission standards and building energy standards. Net operational (incremental) emissions shall be derived by adding the annual operational emissions and backfill emissions and then subtracting from that total existing emissions and emissions from relocated LA Clippers games and market shifted non-NBA events, as illustrated in Table 3.7-9a and Table 3.7-9b. The estimate shall include the Project’s construction GHG emissions, which shall be amortized over the 30-year operational life of the Project, shown in Table 3.7-7 to be 603 metric tons of carbon dioxide equivalent (MTCO₂e)/year.

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<tr>
<td>3.7 Greenhouse Gas Emissions</td>
<td><strong>Mitigation Measure 3.7-1(a)</strong> GHG Reduction Plan.</td>
<td>Project Applicant</td>
<td>ECD-Planning Division</td>
<td>1) The Project’s net new GHG emissions over a 30-year operational life of the Project shall be estimated prior to the issuance of construction permits. The GHG Reduction Plan shall be submitted to and approved by the City before construction commences. The components of the Plan shall be approved by the City prior to issuance of certificate of occupancy for the Arena.</td>
<td>ECD-Planning Division to review qualifications of person preparing GHG Reduction Plan to confirm that designee has requisite expertise. DPW-Transportation &amp; Traffic Division to establish date when Project Applicant is to submit annual TDM monitoring report; annual report may be concurrent with any annual report submitted to the City pursuant to Development Agreement. Where mitigation measure requires Project Applicant to submit reports to OPR, Project Applicant to provide copies to DPW-Transportation &amp; Traffic Division to confirm that required reporting has been submitted. Revisions to TDM subject to review and approval by DPW-Transportation &amp; Traffic Division. See Mitigation Measure 3.14-2(b).</td>
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*Inglewood Basketball and Entertainment Center Final Environmental Impact Report*
### 3.7 Greenhouse Gas Emissions (cont.)

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<td>3.7-1 (cont.)</td>
<td>2) GHG Mitigation. Include reduction measures that are sufficient to reduce or offset incremental emissions over the net neutral threshold, are verifiable, and are feasible to implement over project life. At a minimum, the GHG Reduction Plan shall include: (i) implementation of all measures set forth under Section A. below; and (ii) emissions reductions associated with implementation of Project Design Features 3.2-1 and 3.2-2 and Mitigation Measures 3.2-2(b) and 3.14-2(b) regarding the reduction of NOx and PM2.5 emissions, to the extent these features and measures have co-benefits in the form of quantifiable GHG emissions reductions. The project applicant shall be required to implement a combination of measures identified in Section B below, or co-benefits of NOx and PM2.5 emissions reduction measures required under AB 987, to achieve any remaining GHG emission reductions beyond those identified in (i) and (ii) above necessary to meet the no net new GHG emissions threshold over the 30-year operational life of the Project.</td>
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<td>2) The Project Applicant shall submit the Draft TOM Program by 24 months prior to the scheduled completion date for the Arena (currently estimated to be October 2024); subject to review and approval by DPW-Transportation &amp; Traffic Division. Measures from the TDM Program and additional GHG reduction measures shall be finalized prior to the issuance of certificate of occupancy. The TDM Program and additional GHG reduction measures shall be implemented throughout operation.</td>
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| 3.7 Greenhouse Gas Emissions (cont.) | b. Implement a transportation demand management (TDM) program. The TDM Program shall include strategies, incentives, and tools to provide opportunities for non-event employees and patrons as well as event attendees and employees to reduce single-occupancy vehicle trips and to use other modes of transportation besides automobile to travel to basketball games and other events hosted at the Project. The TDM Program shall include:
  i. TDM 1 – Encourage Alternative Modes of Transportation (Rail, Public Bus, and Vanpool). The IBEC Project shall encourage alternative modes of transportation use by providing monetary incentives and bus stop improvements near the Project Site such as, but not limited to:
    • Integrated event and transit ticketing to enable seamless connections and provide event-day travel updates.
    • Discounted event tickets with the purchase of a transit pass or providing proof of a registered TAP card (the regional fare payment method).
    • Giveaways for transit users (goods for attendees, free tickets for employees, etc.).
    • Rewards/gamification opportunities for fans to compete for prizes or points based on their transportation choices.
    • Bus stop facilities improvements: the IBEC Project shall provide on-site and/or off-site improvements such as lighting, new benches and overhead canopies, added bench capacity if needed, and real-time arrival information for an improved user experience for bus stops that are relocated as a result of the IBEC Project.
    • Transit and/or Multi-Modal Subsidy: the IBEC Project shall provide pre-tax commuter benefits for employees.
    • Vanpool Subsidy: This shall provide pre-tax commuter benefits for employees.
    • Marketing and outreach campaign to event attendees and employees for transit usage. | Project Applicant | DPW-Transportation & Traffic Division | The TDM Program shall be finalized by 6 months prior to the issuance of certificate of occupancy for the Arena; subject to review and approval by DPW-Transportation & Traffic Division. The TDM Program shall be implemented throughout operations. A monitoring report shall be prepared not less than once each year and shall be provided to the City Traffic Engineer | Design and planning for TDM Program shall commence not less than 24 months prior to scheduled Arena opening date (currently estimated October 2024). Create a schedule for development of the TDM Program to ensure finalization by 6 months prior to the issuance of certificate of occupancy for the Arena. Revisions to TDM Program subject to review and approval of DPW-Transportation & Traffic Division. Shuttle routes (TOM 2) subject to review and approval by DPW-Transportation & Traffic Division. Project Applicant to maintain documentation of implementation of TDM Program, and to make documentation available to DPW-Transportation & Traffic Division upon request. |
### Impact Mitigation Measure

#### 3.7 Greenhouse Gas Emissions (cont.)

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<td>3.7-1 (cont.)</td>
<td>ii. TDM 2 – Event-day Dedicated Shuttle Services</td>
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<td>The following shall be provided to ensure sufficient connectivity to existing and planned Metro Rail Stations and would take advantage of the transportation resources in the area. The Project shall ensure that enough shuttles would be provided for successful and convenient connectivity with short wait times. The following shall be provided:</td>
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<td>• The IBEC Project shall provide dedicated shuttle service from the Green Line at Hawthorne Station, Crenshaw/LAX Line at AMC/96th Station, and Crenshaw/LAX Line at Downtown Inglewood Station for Arena events. This shuttle service shall be a dedicated event-day shuttle service from the venue for employees and attendees.</td>
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<td>• The IBEC Project shall provide an estimated 27 shuttles with a capacity of 45 persons per shuttle to accommodate employees and attendees traveling to and from the Project Site. Due to the arrival and departure of employees prior to and after the attendees, respectively, the same shuttles shall be utilized for the employees. It is anticipated that the shuttle service would begin two hours before the game and extend to 30 minutes after the start. After the game, shuttle service would begin 30 minutes before the end, and continues one hour after.</td>
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<td>• The IBEC Project shall implement Mitigation Measure 3.14-2(b), requiring the IBEC operator to provide enough shuttles to ensure that there is successful and convenient connectivity with short wait times to these light rail stations. To this end, the project applicant shall monitor the number of people using shuttles to travel between the above light rail stations and the IBEC. If the monitoring shows that peak wait times before or after major events exceeds 15 minutes, then the project applicant shall add sufficient additional shuttle capacity to reduce wait times to meet this target. The aim is to require increased shuttle runs as necessary to make sure that demand is accommodated within a reasonable amount of time and to encourage use of transit.</td>
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| 3.7 Greenhouse Gas Emissions (cont.)     | • The IBEC Project shall provide a convenient and safe location on site for shuttle pick-up and drop-off on the east side of South Prairie Avenue, approximately 250 feet south of West Century Boulevard. The drop-off location shall be adjacent to the Arena so that shuttle users would not need to cross South Prairie Avenue to arrive at the Arena. The IBEC Project shall implement Mitigation Measure 3.14-3(f), which requires constructing a dedicated northbound right-turn lane that would extend from the bus pull-out on the east side of South Prairie Avenue to West Century Boulevard.  
  iii. TDM 3 – Encourage Carpools and Zero-Emission Vehicles  
  The IBEC Project shall provide incentives to encourage carpooling and zero-emission vehicles as a means for sharing access to and from the Project Site. The incentives shall include:  
  • Incentives for carpools or zero-emission vehicles, including preferential parking with the number of parking spots in excess of applicable requirements, reduced parking costs, discounted rides (or other, similar benefits) to incentivize sharing/pooling for attendees using transportation network company (TNC) rides to or from an event, or other discounts/benefits.  
  • Variable parking price based on car occupancy - structured to encourage carpooling.  
  • 8 percent of parking spaces with electrical vehicle charging stations in excess of the minimum requirement of 6 percent (i.e., a minimum of three hundred and thirty (330) electric vehicle charging stations (EVCS) shall be installed within the three proposed on-site parking garages serving the Project for use by employees, visitors, event attendees, and the public). |                    |                  |       |       |
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<td>3.7 Greenhouse Gas Emissions (cont.)</td>
<td>iv. TDM 4 – Encourage Active Transportation</td>
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<td>The IBEC Project shall include features that would enhance the access for bicyclists and pedestrians, including the following:</td>
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<td>• Bicycle parking: Provide bicycle parking in excess of applicable code requirements as follows: 60 employee bike parking spaces and 23 attendee bike parking spaces.</td>
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<td>• Provide showers and lockers for employees.</td>
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<td>• A bike valet service would be implemented if needed to accommodate bike parking space needs.</td>
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<td>• A bicycle repair station where bicycle maintenance tools and supplies are readily available on a permanent basis and offered in good condition.</td>
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<td>• Coordinate bike pools and walk pools. Sidewalks or other designated pathways following safe routes from the pedestrian circulation to the bicycle parking facilities and throughout the development.</td>
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<td>v. TDM 5 – Employee Vanpool Program</td>
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<td>The IBEC Project shall provide an employee vanpool program to accommodate up to 66 employees utilizing the vanpool service. Each vanpool is assumed to have a capacity of 15 persons per vehicle. The vanpool program would be in conjunction with a vanpool subsidy providing pre-tax commuter benefits for employees as indicated in TDM 1.</td>
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<td>vi. TDM 6 – Park-n-Ride Program</td>
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<td>The IBEC Project shall provide a regional park-n-rise program that would utilize charter coach buses with a capacity of up to 45 persons per bus to accommodate up to 1,980 attendees. Parking lot locations shall correspond to zip code ticket purchase data, and the site circulation shall be designed to account for the charter coaches. The operation of this park-n-rise would be similar to the currently operating park-n-rise program from the Hollywood Bowl venue located in the Hollywood Hills within the County of Los Angeles.</td>
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<td>3.7 Greenhouse Gas Emissions</td>
<td>vii. TDM 7 – Information Services</td>
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<td>The IBEC Project shall provide services to inform the public about activities at the IBEC, including the following:</td>
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<td>• Strategic Multi-modal Signage/Wayfinding</td>
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<td>• Real-time travel information; Changeable Message Sign (CMS) and social media</td>
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<td>• Welcome packets for new employees and ongoing marketing</td>
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<td>• Commercials/Advertisements - Television, Website, Social Media, Radio, etc.</td>
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<td>• Information kiosk or bulletin board providing information about public transportation options.</td>
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<td>viii. TDM 8 – Reduce On-Site Parking Demand</td>
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<td>The IBEC Project shall include features that reduce on-site parking demand. These features shall include:</td>
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<td>• Provide coach bus/minibus/microtransit staging and parking areas: the IBEC Project is designed to accommodate 20 minibus/microtransit/paratransit parking spaces and 23 charter coach bus spaces. The capacity for minibus/microtransit/paratransit is 10 persons per vehicle and 45 person per bus for the charter coach bus.</td>
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<td>• Allocate sufficient TNC staging spaces: the IBEC Project shall be designed to accommodate approximately 160 spaces for TNC staging.</td>
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<td>ix. TDM 9 – Event Day Local Microtransit Service</td>
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<td>The IBEC Project shall provide a local minibus/microtransit service for all event days with a service range of approximately 6 miles surrounding the Project Site. Each minibus shall have a capacity of no less than 10 persons per vehicle and shall provide service to employees and event attendees.</td>
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### Mitigation Monitoring and Reporting Program

#### Impact

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| 3.7 Greenhouse Gas Emissions (cont.) | x. Monitoring
The TDM Program shall include an ongoing program to monitor each of the TDM Program elements listed above. The monitoring program shall collect data on the implementation of each specific TDM strategy and shall assess the extent to which the TDM Program is meeting demand for alternative forms of transportation and reducing vehicle trips and reliance on private automobiles. The information obtained through this monitoring program shall be provided to the City Traffic Engineer on an annual basis.

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| 3.7-1 (cont.) | c. A monitoring report shall be prepared not less than once each year. The report shall evaluate whether the TDM Program is achieving the reduction in vehicle trips set forth above. The monitoring report shall be provided to the City Traffic Engineer (ongoing) and OPR (through 2030) and made available to LADOT.

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| The project applicant shall prepare and submit an annual monitoring report to DPW-Transportation & Traffic Division
Initial monitoring report shall be submitted not more than 60 days after the anniversary of the date on which Arena events commence
After initial year of operations, City may adjust date of submittal of annual report to be concurrent with any annual report submitted to the City pursuant to Development Agreement
Project Applicant and DPW-Transportation & Traffic Division to meet not less than once per year to review report, discuss TDM Program operations, and to modify program as necessary

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**Inglewood Basketball and Entertainment Center**
Final Environmental Impact Report

April 2013

**ESA / 201701236**
June 2020
### 3.7 Greenhouse Gas Emissions (cont.)

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| 3.7-1 (cont.) | d. The TDM Program will be a dynamic document that is expected to be revised and refined as monitoring is performed, experience is gained, additional information is obtained regarding the Project's transportation characteristics, and advances in technology or infrastructure become available. Any changes to the TDM Program shall be subject to review and approval by the City Traffic Engineer. In reviewing any proposed changes to the TDM Program, the City Traffic Engineer shall ensure that the TDM Program, as revised, is equally or more effective in addressing the issues set forth above.  

- Install "smart parking" systems in the on-site parking garages serving the Project to reduce vehicle circulation and idle time within the structures by more efficiently directing vehicles to available parking spaces.  

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<th>B. Potential Additional GHG Reduction Measures</th>
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<td>The GHG Reduction Plan shall identify and quantify any additional GHG reduction measures proposed by the project applicant to reduce incremental emissions to below the net zero threshold. These additional measures may include one or more of the following:</td>
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<td>a. Potential on-site measures:</td>
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<td>i. Installation of additional photovoltaic systems as carports on the Eastern Parking Garage.</td>
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<td>ii. Purchase of energy for on-site consumption through the Southern California Edison (SCE) Green Rate, which facilitates SCE’s purchase of renewable energy to meet the needs of Green rate participants from solar renewable developers within the SCE service territory or similar opportunities for renewable electricity that may arise in the future.</td>
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<td>iii. If available after approval by applicable regulatory agencies, on-site use of renewable natural gas.</td>
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<td>iv. Implementation of a waste diversion program with a goal of reducing landfill waste to zero.</td>
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### 5. Mitigation Monitoring and Reporting Program

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<td>3.7 Greenhouse Gas Emissions (cont.)</td>
<td>b. Potential off-site measures:</td>
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<td>i. Carbon offset credits. The project applicant may purchase carbon offset credits that meet the requirements of this paragraph. Carbon offset credits must be verified by an approved registry. An approved registry is an entity approved by CARB to act as an “offset project registry” to help administer parts of the Compliance Offset Program under CARB’s Cap and Trade Regulation. Carbon offset credits shall be permanent, additional, quantifiable, and enforceable.</td>
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<td>ii. Transit and City Fleet Vehicles Replacement. The project applicant may enter into an agreement to cover replacement costs of existing City municipal fleet and transit vehicles with Zero Emissions Vehicles (ZEVs) and install related Electric Vehicle Charging Stations (EVCS).</td>
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<td>iii. Local EV Charging Stations. The project applicant may enter into agreements to install EVCS locations in the City for use by the public.</td>
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<td>iv. The project applicant may develop or enter into partnership with other organizations to develop a tree planting program in the City.</td>
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<td>v. EV Home Charger Program. The project applicant may implement a program to cover 100 percent of the costs of purchasing and installing EV chargers for residential use in local communities near the Project Site.</td>
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The GHG Reduction Plan may include different, substitute GHG reduction measures that are equally effective or superior to those proposed above, as new technology and/or other feasible measures become available during construction or the operational life of the Project. The GHG Reduction Plan shall identify such different, substitute GHG reduction measures, and shall provide enough information to assess the feasibility of these measures. The project applicant may rely on such measures only if they are reviewed by the City Building Official, are quantified, are found to be feasible, and are found to be at least as effective as those measures listed above. The Plan shall identify and quantify any other GHG reduction measures needed to reduce the Project incremental GHG emissions to no net new GHG emissions, or better.
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<td>3.7 Greenhouse Gas Emissions (cont.)</td>
<td>Mitigation Measure 3.7-1(b)</td>
<td>Project Applicant</td>
<td>ECD-Planning Division</td>
<td>An Annual GHG Verification Report shall be prepared annually during operation and submitted to the City in the first quarter of every year after project operations commence; copy to be provided to ECD-Planning Division to confirm that report has been submitted to CARB</td>
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Annual GHG Verification Report. The project operator shall prepare an Annual GHG Verification Report, which shall be submitted to the City, with a copy provided to CARB, on an annual basis following the commencement of project operations. The Annual GHG Verification Report shall estimate the Project’s emissions for the previous year based on operational data and methods, and using appropriate emissions factors for that year, as set forth in the GHG Reduction Plan, and determine whether additional offset credits, or other measures, are needed for the Project to result in net zero GHG emissions. It shall include a process for verifying the actual number and attendance of net new, market-shifted, and backfill events.

If an Annual GHG Verification Report determines that the Project’s emissions for the previous year were lower than necessary to achieve net zero GHG emissions, credit for any emissions reductions achieved below net zero shall be applied to the next year in the following Annual GHG Verification Report. The Annual GHG Verification Report shall be verified by a qualified, independent expert entity retained at the project applicant’s expense. GHG offset credits to achieve net zero GHG emissions for the previous year, if necessary, shall have been purchased by the end of each reporting year.

Following completion and verification of the Annual GHG Verification Report, the GHG Reduction Plan shall be refined as may be needed in order to maintain emissions below net zero over the next reporting year. Any such revisions shall be prepared by the qualified expert retained by the project applicant and shall be subject to review and approval by the City.

In reviewing the GHG Reduction Plan, any revisions to that plan, or other reports related to implementation of the Plan, the City may retain a qualified expert to assist with this review. The selection of such an expert shall be at the City’s discretion. Any expenses incurred by the City in retaining this expert shall be borne by the project applicant.

The provisions of this Mitigation Measure 3.7-1(b) may be consolidated with the reporting obligations pursuant to AB 987, as memorialized in the conditions of approval to the Project, into a single GHG reduction monitoring and verification report.

City may retain expert to review GHG Reduction Plan, or implementation of plan, at its discretion, at Project Applicant’s expense.

Timing of submittal of annual report may be concurrent with any annual report submitted to the City pursuant to Development Agreement.
### 5. Mitigation Monitoring and Reporting Program

#### 3.8 Hazards and Hazardous Materials

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<tr>
<td>3.8-4: Construction and operation of the Proposed Project would 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, could have the potential to create a significant hazard to the public or the environment.</td>
<td><strong>Mitigation Measure 3.8-4</strong> Prior to initiating any ground disturbing activities on the Project Site, the project applicant shall prepare a Soil Management Plan (SMP) that is submitted to and reviewed and approved by the California Department of Toxic Substances Control (DTSC), the Los Angeles Regional Water Quality Control Board (LARWQCB), the Los Angeles County Fire Department (LACFD) Site Mitigation Unit (SMU), or other applicable regulatory agency having jurisdiction to review or approve the SMP. The SMP shall be prepared by a Registered Environmental Assessor (REA) or other qualified expert, and shall address the findings of the two EKI technical memoranda dated June 28, 2019, and/or subsequent relevant studies. During construction, the contractor shall implement the SMP. If unidentified or suspected contaminated soil or groundwater evidenced by stained soil, noxious odors, or other factors, is encountered during site preparation or construction activities on any portion of the Project Site, work shall stop in the excavation area of potential contamination. Upon discovery of suspect soils or groundwater, the contractor shall notify the DTSC, LARWQCB, SMU, and/or other applicable regulatory agency, and retain an REA or qualified professional to collect soil samples to confirm the type and extent of contamination that may be present. If contamination is confirmed to be present, any further ground disturbing activities within areas of identified or suspected contamination shall be conducted according to a site-specific health and safety plan, prepared by a California state licensed professional. The contractor shall follow all procedural direction given by DTSC, LARWQCB, SMU, and/or other applicable regulatory agency, and in accordance with the SMP to ensure that suspect soils are isolated, protected from runoff, and disposed of in accordance with transport laws and the requirements of the licensed receiving facility. If contaminated soil or groundwater is encountered and identified constituents exceed human health risk levels, ground disturbing activities shall not recommence within the contaminated areas until remediation is complete and a &quot;no further action&quot; letter is obtained from the appropriate regulatory agency or direction is otherwise given from the appropriate regulatory agency for a course of action that would allow construction to recommence within any such areas. The project applicant shall submit the &quot;no further action&quot; letter or notification documenting direction from the regulatory agency to the City prior to resumption of any ground disturbing activity on the relevant portion of the Project Site. If compounds in soil are identified in concentrations that trigger SCAQM’s Rules 1166 or 1466, the SMP will require compliance with such rules.</td>
<td>Project Applicant and designated REA</td>
<td>ECD-Building Safety</td>
<td>A Soil Management Plan shall be prepared and submitted prior to issuance of any permit for ground disturbing activities Implementation of the Soil Management Plan shall be on-going for the duration of construction If unidentified or suspected contaminated soils or groundwater is encountered, any further ground disturbing activities shall be conducted according to a site-specific health and safety plan and the City shall be notified of this contamination If contaminated soils or groundwater is encountered, ground disturbing activities shall not recommence until remediation is completed and a &quot;no further action&quot; letter is obtained or direction is otherwise given from the appropriate regulatory agency that construction can recommence</td>
<td>Applicant-retained REA prepares SMP and submits to appropriate regulatory agency ECD-Building Safety to review REA to confirm that designee has requisite qualifications and expertise to prepare REA ECD Building Safety to confirm that Project Applicant has submitted SMP, and that appropriate regulatory agency has approved it</td>
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### Impact | Mitigation Measure | Implementing Party | Monitoring Party | Timing | Notes
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3.8 Hazards and Hazardous Materials (cont.) | **Mitigation Measure 3.8-5**<br>The project applicant shall submit an application to the Airport Land Use Commission (ALUC) for a determination that the Project is consistent with the Airport Land Use Plan. The project applicant shall submit Form 7460-1, “Notice of Proposed Construction or Alteration,” to the Federal Aviation Administration (FAA) or notify the FAA through the Obstacle Evaluation/Airport Airspace Analysis system, consistent with the requirements of 14 Code of Federal Regulations (CFR) Part 77, prompting completion of an aeronautical study to determine whether the Project would constitute a hazard to air navigation. A copy of the 14 CFR Part 77 notification shall be included in the compatibility review application for the Project.<br>Prior to the issuance of building permits, the project applicant shall provide the City with a copy of the ALUC-issued consistency determination, and the FAA-issued “Determination of No Hazard to Air Navigation.” The project applicant shall implement all recommendations made by the FAA, including those for marking and lighting of project components that are determined to constitute obstructions in federal airspace, and any requirements set forth in the ALUC consistency determination regarding height restrictions. | Project Applicant | ECD-Planning Division / ALUC / FAA | An application determining consistency with the Airport Land Use Plan and Form 7460-1 shall be submitted and the determinations shall be provided to the City prior to the issuance of building permits for any phase of the Project | ALUC consistency determination FAA notification ECD-Planning Division to confirm that applications and notifications have been submitted to ALUC and FAA, and to obtain copies of ALUC / FAA determinations

3.9 Hydrology and Water Quality | **Mitigation Measure 3.9-1(a)**<br>Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB. The project applicant shall comply with the MS4 permit regulations, NPDES General Construction Permit, Inglewood Municipal Code regulations, the County’s LID Standards Manual, and the USGBC’s LEED program. A LID Report and SWPPP shall be prepared to the satisfaction of the City and Los Angeles RWQCB to ensure the prevention of substantial water quality degradation during construction and operation of the Project. These plans shall be approved by the City and Los Angeles RWQCB to confirm that these permit and regulatory requirements have been satisfied before construction commences on the site. | Project Applicant | ECD Planning Division/DPW-Environmental Services Division/Los Angeles RWQCB | A LID Report and SWPPP shall be prepared and approved by the City and Los Angeles RWQCB prior to issuance of any construction permit | ECD-Planning Division to confirm that reports have been submitted to and approved by Los Angeles RWQCB
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<tr>
<td>3.9 Hydrology and Water Quality (cont.)</td>
<td><strong>Mitigation Measure 3.9-1(b)</strong> Sweeping. Operation of the Project shall include periodic sweeping to remove oil, grease, and debris from parking lots of 25 spaces or more. Such sweeping shall occur not less than weekly.</td>
<td>Project Applicant</td>
<td>DPW-Environmental Services Division</td>
<td>Sweeping of parking lots shall occur weekly during operation, as needed. Logs of dates and times sweeping occurred shall be maintained and submitted to the City on a quarterly basis during operation.</td>
<td>Project Applicant shall make logs available to DPW-Environmental Services Division upon request.</td>
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<td>3.9-3: Construction and operation of the Proposed Project could have the potential to substantially alter the existing drainage patterns 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 has the potential to: result in substantial erosion or siltation on or off site; substantially increase the rate or amount of surface runoff in a manner which would result in flooding on or off site; 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; or impede or redirect flow.</td>
<td><strong>Mitigation Measure 3.9-3</strong> Implement Mitigation Measure 3.9-1(a) and 3.9-1(b) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB and Sweeping).</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
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<td>3.9 Hydrology and Water Quality (cont.)</td>
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<td>3.9-4: Construction and operation of the Proposed Project, in conjunction with other cumulative development within the Dominguez Channel Watershed, could have the potential to cumulatively violate water quality standards or waste discharge requirements, or otherwise substantially degrade water quality or conflict with or obstruct implementation of a water quality control plan.</td>
<td>Mitigation Measure 3.9-4 Implement Mitigation Measure 3.9-1(a) and 3.9-1(b) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB and Sweeping).</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
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<td>3.9-6: Construction and operation of the Proposed Project, in conjunction with other cumulative development in the Dominguez Channel Watershed, could have the potential to cumulatively alter the 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 result in substantial erosion or siltation on or off site; substantially increase the rate or amount of surface runoff in a manner which would result in flooding on or off site; 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; or impede or redirect flow.</td>
<td>Mitigation Measure 3.9-6 Implement Mitigation Measure 3.9-1(a) and 3.9-1(b) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB and Sweeping).</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
<td>See Mitigation Measures 3.9-1(a) and 3.9-1(b)</td>
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## 3.11 Noise and Vibration

### Mitigation Measure 3.11-1

Construction Noise Reduction Plan. Prior to the issuance of any demolition or construction permit for each phase of project development, the project applicant shall develop a Construction Noise Reduction Plan to minimize daytime and nighttime construction noise at nearby noise-sensitive receptors. The plan shall be developed in coordination with an acoustical consultant and the project construction contractor and shall be approved by the City Building Official. The Plan shall include the following elements:

- A sound barrier plan that includes the design and construction schedule of the temporary and permanent sound barriers included as project design features for the Project, or sound barriers that achieve an equivalent or better reduction in noise levels to noise-sensitive receptors.
- Buffer distances and types of equipment selected to minimize noise impacts.
- Haul routes subject to preapproval by the City.
- Construction contractors shall utilize equipment and trucks equipped with the most available noise control techniques, such as improved mufflers, equipment redesign, use of intake silencers, ducts, engine enclosures and acoustically attenuating shields or shrouds, wherever feasible.
- Impact tools (i.e., jack hammers, pavement breakers, and rock drills) used for project construction shall be hydraulically or electrically powered wherever possible to avoid noise associated with compressed air exhaust from pneumatically powered tools. Where use of pneumatic tools is unavoidable, an exhaust muffler on the compressed air exhaust and external jackets shall be used where feasible to lower noise levels. Quieter procedures shall be used, such as drills rather than impact equipment, whenever feasible.
- Stationary noise sources (e.g., generators) shall be muffled and enclosed within temporary sheds, incorporate insulation barriers, or other measures to the extent feasible. Pole power shall be utilized at the earliest feasible point in time, and to the maximum extent feasible in lieu of generators. If stationary construction equipment such as diesel- or gasoline-powered generators, must be operated continuously, such equipment must be located at least 100 feet from sensitive land uses (e.g., residences, schools, childcare centers, hospitals, parks, or similar uses), whenever possible.
- Use of “quiet” pile driving technology (such as auger displacement installation), where feasible in consideration of geotechnical and structural requirements and conditions.

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<td>3.11-1</td>
<td>Construction Noise Reduction Plan</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>A Construction Noise Reduction Plan shall be developed and approved prior to the issuance of a grading permit or ground-disturbing activity for any phase of the Project</td>
<td>Construction Noise Reduction Plan developed prior to the issuance of demolition or construction permit for each phase of development. Acoustical consultant retained by Project Applicant subject to review and approval by ECD-Building Safety Division to confirm that designee has requisite expertise</td>
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### 3.11 Noise and Vibration (cont.)

**3.11-1 (cont.)**

- Designate a Community Affairs Liaison and create a telephone hotline and email address to reach this person, with contact information conspicuously posted around the Project Site, in adjacent public spaces, and in construction notifications. If the Community Affairs Liaison hotline is not staffed 24 hours per day, the hotline shall provide an automatic answering feature, with date and time stamp recording, to answer calls when the phone is unattended. The Community Affairs Liaison shall be responsible for responding to any local complaints about construction activities associated with the Proposed Project.

The Community Affairs Liaison shall investigate, evaluate, and attempt to resolve noise complaints related to construction activities of the Proposed Project. The Community Affairs Liaison shall coordinate with a designated construction contractor representative to implement the following:

- Document and respond to each noise complaint.
- Attempt to contact the person(s) making the noise complaint as soon as feasible and no later than one construction day.
- Conduct a prompt investigation to attempt to determine if construction activities related to the Proposed Project contribute a substantial amount of noise related to the complaint.
- If it is reasonably determined by the Community Affairs Liaison that construction-related noise described in the complaint exceeds ambient exterior noise levels by 5 dBA or more at a noise sensitive use, then the Community Affairs Liaison shall identify and implement feasible reasonable measures within the Project Site to address the noise complaint.

Examples of reasonable measures that may be implemented within the Project Site include, but are not limited to:

- Confirming construction equipment and related noise suppression devices are maintained per manufacturers' specifications;
- Ensuring construction equipment is not idled for extended periods of time; and/or
- Evaluating feasible relocations of equipment, alternatives to specific types of equipment, or resequencing of construction activities, as appropriate, while maintaining the project schedule and safety.

- Adjacent noise-sensitive residents and commercial uses (i.e., educational, religious, transient lodging) within 500 feet of demolition and pile driving activity shall be notified of the construction schedule, as well as the name and contact information of the project Community Affairs Liaison.
### 5. Mitigation Monitoring and Reporting Program

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<td>3.11 Noise and Vibration (cont.)</td>
<td><strong>Mitigation Measure 3.11-2(a)</strong> Operations Noise Reduction Plan. The project applicant shall prepare an Operations Noise Reduction Plan which shall include measures designed to minimize impacts to offsite noise-sensitive land uses. The level of noise reduction to be achieved by the Operations Noise Reduction Plan shall be documented by a qualified noise consultant and submitted to the City. The Operations Noise Reduction Plan shall be submitted to and approved by the City prior to the issuance of the first Plaza building permit and verified prior to the issuance of the Certificate of Occupancy for the first Plaza Building.</td>
<td>Project Applicant</td>
<td>ECD-Planning Division</td>
<td>A Noise Reduction Plan shall be developed and approved prior to the issuance of the first Plaza building permit and verified prior to the issuance of certificate of occupancy for the first Plaza building. The approved Noise Reduction Plan shall be implemented for the duration of Project operation.</td>
<td>Acoustical consultant retained by Project Applicant subject to review and approval by ECD-Building Safety Division to confirm that designee has requisite expertise. ECD-Building Safety Division to confirm that Noise Reduction Plan includes appropriate noise reduction strategies.</td>
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<td>• Construct the permanent sound barriers included in the Project as project design features (as depicted on Figure 2-19 of the Draft EIR), or construction of permanent sound barriers that achieve an equivalent or better noise reduction as the permanent sound barriers proposed as project design features.</td>
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<td>• Design and install noise generating mechanical equipment, such as emergency generators, transformers, and/or HVAC units so that such equipment will not cause exceedance of the ambient conditions by more than 3 dBA at any noise sensitive receptor by means of acoustical enclosures, silencers, barriers, relocation, and/or other noise-reducing approaches.</td>
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<td>• Locate noise generating mechanical equipment at the furthest feasible distance from sensitive receptors.</td>
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<td>• Enclose the rooftop restaurant space with a material such as glass, with a minimum density of 3.5 pounds per square foot (3.5 lbs/sf), that is at least 60 inches high, and has no gaps between each panel or between the panel floor, and as allowed by building code, that would serve as a noise barrier that would provide a minimum of 8 dBA sound insertion loss at any noise-sensitive receptor.</td>
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<td>• Design any amplified sound system, equipment, and/or structures in the Plaza to ensure that aggregate noise from mechanical and amplified sound result in noise levels no greater than 3 dBA over ambient conditions (1-hour Leq) at any noise sensitive receptor during major event pre- and post-event conditions. Measures to achieve this standard may include, but are not limited to:</td>
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<td>o Design the outdoor stage and sound amplification system (placement, directivity, orientation, number of speakers, and/or maximum volume) so as to limit noise levels near noise-sensitive receptors.</td>
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<td>o Utilize sound-absorbing materials on the exterior of Plaza structures where appropriate and effective to reduce noise levels at adjacent off-site sensitive receptors.</td>
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### Impact

**3.11 Noise and Vibration**

### Mitigation Measure

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<td>Mitigation Measure 3.11-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<td><strong>3.11-2</strong>: Construction of the Proposed Project would generate excessive groundborne vibration levels.</td>
<td>Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
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<td>Mitigation Measure 3.11-3(a)</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>Applicant to designate Compliance Monitor prior to issuance of first demolition, grading or construction permit</td>
<td>Compliance Monitor to make records available to ECD-Building Safety Division upon request re: use of construction equipment that generates high levels of vibration</td>
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<td>Minimize Construction Equipment Vibration. To address potential structural damage impacts, the operation of construction equipment that generates high levels of vibration, such as vibratory rollers, large bulldozers/drill rigs and loaded trucks, shall occur no nearer than 20 feet from neighboring structures, if feasible.</td>
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<td>Mitigation Measure 3.11-3(b)</td>
<td>Applicant Designated Compliance Monitor</td>
<td>City of Inglewood Building Official/ ECD-Building Safety Division</td>
<td>Applicant to designate Compliance Monitor prior to issuance of first demolition, grading or construction permit</td>
<td>a) Upon request, Compliance Monitor to provide City of Inglewood Building Official with documentation of current conditions including photos and pre-construction survey</td>
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<td>Vibration, Crack, and Line and Grade Monitoring Program. If vibratory rollers, large bulldozers or loaded trucks are required to operate within 20 feet of existing structures, implement a vibration, crack, and line and grade monitoring program at existing buildings located within 20 feet of demolition/construction activities. The following elements shall be included in this program:</td>
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<td>a) Pre-Demolition and Construction:</td>
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<td>i. Photos of current conditions shall be included as part of the crack survey that the construction contractor will undertake. This includes photos of existing cracks and other material conditions present on or at the surveyed buildings. Images of interior conditions shall be included if possible. Photos in the report shall be labeled in detail and dated.</td>
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**Inglewood Basketball and Entertainment Center**

Final Environmental Impact Report

4-39

ESA / 201701236

June 2020
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<td>3.11 Noise and Vibration (cont.)</td>
<td>ii. The construction contractors shall identify representative cracks in the walls of existing buildings, if any, and install crack gauges on such walls of the buildings to measure changes in existing cracks during project activities. Crack gauges shall be installed on multiple representative cracks, particularly on sides of the building facing the project.</td>
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<td>iii. The construction contractor shall determine the number and placement of vibration receptors at the affected buildings in consultation with a qualified architect. The number of units and their locations shall take into account proposed demolition and construction activities so that adequate measurements can be taken illustrating vibration levels during the course of the project, and if/when levels exceed the established threshold.</td>
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<td>iv. A line and grade pre-construction survey at the affected buildings shall be conducted.</td>
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<td>b) During Demolition and Construction:</td>
<td>i. The construction contractor shall regularly inspect and photograph crack gauges, maintaining records of these inspections to be included in post-construction reporting. Gauges shall be inspected every two weeks, or more frequently during periods of active project actions in close proximity to crack monitors.</td>
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<td>ii. The construction contractor shall collect vibration data from receptors and report vibration levels to the City Building Official on a monthly basis. The reports shall include annotations regarding project activities as necessary to explain changes in vibration levels, along with proposed corrective actions to avoid vibration levels approaching or exceeding the established threshold.</td>
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<td>c) Post-Construction</td>
<td>i. The applicant (and its construction contractor) shall provide a report to the City Building Official regarding crack and vibration monitoring conducted during demolition and construction. In addition to a narrative summary of the monitoring activities and their findings, this report shall include photographs illustrating the post-construction state of cracks and material conditions that were presented in the pre-construction assessment report, along with images of other relevant conditions showing the impact, or lack of impact, of project activities. The photographs shall sufficiently illustrate damage, if any, caused by the project and/or show how the project did not cause physical damage to the buildings. The report shall include annotated analysis of vibration data related to project activities, as well as summarize efforts undertaken to avoid vibration</td>
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b) i. The construction contractor shall regularly inspect and photograph crack gauges two weeks during construction, or more frequently, as necessary

b) ii. The construction contractor shall collect vibration data on a monthly basis during construction

c) i. A report documenting crack and vibration monitoring shall be provided to the City prior to the issuance of certificate of occupancy for each building

c) ii. Repairs to damaged buildings shall occur on an ongoing basis during construction, as necessary
### Impact

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<td>3.11 Noise and Vibration (cont.)</td>
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<td>3.11-3 (cont.)</td>
<td>Impacts. Finally, a post-construction line and grade survey shall also be included in this report. ii. The project applicant (and its construction contractor) shall be responsible for repairs from damage to buildings if damage is caused by vibration or movement during the demolition and/or construction activities. Repairs may be necessary to address, for example, cracks that expanded as a result of the project, physical damage visible in post-construction assessment, or holes or connection points that were needed for shoring or stabilization. Repairs shall be directly related to project impacts and will not apply to general rehabilitation or restoration activities of the buildings.</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
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**Mitigation Measure 3.11-3(c)**

Designate Community Affairs Liaison. Designate a Community Affairs Liaison and create a telephone hotline and email address to reach this person, with contact information conspicuously posted around the project site, in adjacent public spaces, and in construction notifications. If the Community Affairs Liaison is not staffed 24 hours per day, the hotline shall provide an automatic answering feature, with date and time stamp recording, to answer calls when the phone is unattended. The Community Affairs Liaison shall be responsible for responding to any local complaints about construction vibration disturbances.

The Community Affairs Liaison shall investigate, evaluate, and attempt to resolve vibration disturbance complaints related to construction activities of the Project. The Community Affairs Liaison shall coordinate with a designated construction contractor representative to implement the following:

- Document and respond to each vibration complaint.
- Attempt to contact the person(s) making the vibration complaint as soon as feasible and no later than one construction work day.
- Conduct a prompt investigation to attempt to determine if construction activities contribute a substantial amount of the vibration related to the complaint.
- If it is reasonably determined by the Community Affairs Liaison that construction-related vibration at a vibration-sensitive receptor exceeds 72 VdB at a residence or building where people normally sleep or 75 VdB at a commercial, industrial, or institutional use with primarily daytime use, the Community Affairs Liaison shall identify and implement feasible measures to address the vibration complaint.
### Impact and Mitigation Measures

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<th>Impact</th>
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<tr>
<td><strong>3.11 Noise and Vibration (cont.)</strong></td>
<td>Examples of feasible measures that may be implemented include but are not limited to:</td>
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<td>• Confirming construction equipment is maintained per manufacturer’s specifications;</td>
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<td>• Ensuring construction equipment is not operated unnecessarily;</td>
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<td>and/or</td>
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<td>Evaluating and implementing any feasible measures such as application of vibration absorbing barriers, substitution of lower vibration generating equipment or activity, rescheduling of vibration-generating construction activity, or other potential adjustments to the construction program to reduce vibration impacts at the adjacent vibration-sensitive receptors.</td>
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<td>3.11-5: Construction of the Proposed Project, in conjunction with other cumulative development, would result in cumulative temporary increases in ambient noise levels.</td>
<td><strong>Mitigation Measure 3.11-5</strong> Implement Mitigation Measure 3.11-1 (Construction Noise Reduction Plan).</td>
<td>See Mitigation Measure 3.11-1</td>
<td>See Mitigation Measure 3.11-1</td>
<td>See Mitigation Measure 3.11-1</td>
<td>See Mitigation Measure 3.11-1</td>
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<tr>
<td>3.11-6: Operation of the Proposed Project, in conjunction with other cumulative development, would result in cumulative permanent increases in ambient noise levels.</td>
<td><strong>Mitigation Measure 3.11-6(a)</strong> Implement Mitigation Measure 3.11-2(a) (Noise Reduction Plan).</td>
<td>See Mitigation Measure 3.11-2(a)</td>
<td>See Mitigation Measure 3.11-2(a)</td>
<td>See Mitigation Measure 3.11-2(a)</td>
<td>See Mitigation Measure 3.11-2(a)</td>
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<td><strong>Mitigation Measure 3.11-6(b)</strong> Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<tr>
<td>3.11-7: Construction of the Proposed Project, in conjunction with other cumulative development, would generate excessive groundborne vibration.</td>
<td><strong>Mitigation Measure 3.11-7</strong> Implement Mitigation Measures 3.11-3(a), 3.11-3(b), 3.11-3(c) (Minimize Construction Equipment Vibration; Vibration, Crack, and Line and Grade Monitoring Program; and Designate Community Affairs Liaison).</td>
<td>See Mitigation Measures 3.11-3(a), 3.11-3(b), and 3.11-3(c)</td>
<td>See Mitigation Measures 3.11-3(a), 3.11-3(b), and 3.11-3(c)</td>
<td>See Mitigation Measures 3.11-3(a), 3.11-3(b), and 3.11-3(c)</td>
<td>See Mitigation Measures 3.11-3(a), 3.11-3(b), and 3.11-3(c)</td>
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### Impact

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<tr>
<td>3.14</td>
<td>Transportation and Circulation</td>
<td>3.14-1: Operation of the Proposed Project ancillary land uses would cause significant impacts at intersections under Adjusted Baseline conditions.</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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**Mitigation Measure 3.14-1(a)**

The project applicant shall implement elements of the Transportation Demand Management (TDM) Program described in Mitigation Measure 3.14-2(b) including strategies, incentives and tools to provide opportunities for daytime and non-event employees to reduce single-occupancy vehicle trips and use other modes besides automobile to travel to and from the Project Site. These elements include:

a) TDM 1/Encourage Alternative Modes of Transportation (Rail, Public Bus, and Vanpool) – The Project shall encourage alternative modes of transportation use by providing monetary incentives and bus stop improvements near the Project Site such as:

- Bus stop facilities improvements: The Project would provide on-site and/or off-site improvements such as lighting, new benches and overhead canopies, added bench capacity if needed, and real-time arrival information for an improved user experience for bus stops that are relocated as a result of the Project.
- Transit and/or Multi-Modal Subsidy: The Project would provide pre-tax commuter benefits for employees.
- Vanpool Subsidy: This would provide pre-tax commuter benefits for employees.
- Marketing and outreach campaign for transit usage.

b) TDM 3/Encourage Carpools and Zero-Emission Vehicles – The Project shall provide several incentives that would encourage carpooling and zero-emission vehicles as a means for sharing access to and from the Project Site including the following:

- Provide incentives for carpools or zero-emission vehicles, including preferential parking with the number of parking spots in excess of applicable requirements, reduced parking costs, or other discounts/benefits.

c) TDM 4/Encourage Active Transportation – The Project shall include features which enhance access for bicyclists and pedestrians including the following:

- Bicycle parking: provide bicycle parking in excess of applicable code requirements. The Project Site would provide 60 employee bike parking spaces and 23 attendee bike parking spaces.
- Provide showers and lockers for employees.
- Bicycle fix-it station: provide a bicycle repair station where bicycle maintenance tools and supplies are readily available on a permanent basis and offered in good condition.
5. Mitigation Monitoring and Reporting Program

### Mitigation Monitoring and Reporting

#### Inglewood Basketball Final Environmental Impact Program

3.14-2: Daytime events at the Proposed Project Arena would cause significant impacts at intersections under Adjusted Baseline conditions.

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<tr>
<td>Mitigation Measure 3.14-1(b)</td>
<td>Implement Mitigation Measure 3.14-3(f) (South Prairie Avenue/West Century Boulevard Improvements).</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
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<tr>
<td>Mitigation Measure 3.14-1(c)</td>
<td>Implement Mitigation Measure 3.14-3(l) (South Prairie Avenue/West 104th Street Improvements).</td>
<td>See Mitigation Measure 3.14-3(l)</td>
<td>See Mitigation Measure 3.14-3(l)</td>
<td>See Mitigation Measure 3.14-3(l)</td>
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#### Mitigation Measure 3.14-2(a)

The project applicant shall prepare and implement an Event Transportation Management Plan (TMP). The Event TMP shall address the issues set forth below, and shall achieve the identified standards for each of these issues:

a) **Vehicle Queuing on City Streets:** Through added intersection capacity and/or traffic management, traffic does not queue back to the upstream locations listed below during more than 5 percent of a pre-event peak hour (assuming no other concurrent events):
   - Northbound South Prairie Avenue: vehicle queues do not spill back from the project vicinity to I-105, causing vehicle queues on the South Prairie Avenue off-ramp to exceed their available storage.
   - Southbound South Prairie Avenue: vehicle queues do not spill back from the project vicinity to beyond Manchester Boulevard.
   - Eastbound West Century Boulevard: vehicle queues do not spill back from the project vicinity to I-405, causing vehicle queues on the West Century Boulevard off-ramps to exceed their available storage.
   - Westbound West Century Boulevard: vehicle queues do not spill back from the project vicinity to beyond Crenshaw Boulevard.

b) **Pedestrian Flows:** Through pedestrian flow management, pedestrians do not spill out of sidewalks onto streets with moving vehicles, particularly along portions of West Century Boulevard and South Prairie Avenue adjacent to the Project.

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*Inglewood Basketball and Entertainment Center Final Environmental Impact Report*

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June 2020
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<tr>
<td>3.14 Transportation and Circulation (cont.)</td>
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<td>adjust date of submittal of annual report to be concurrent with any annual report submitted to the City pursuant to Development Agreement</td>
<td>extent Project Applicant does not control lots or garages, efforts to coordinate with facility owners shall be documented Project Applicant to coordinate with DPW-Transportation &amp; Traffic Division re: item (i) (Neighborhood Protection and Streets) to ensure that TMP is consistent with, and reflects, programs being implemented by City and within City’s jurisdiction Revisions to Event TMP subject to review and approval of DPW-Transportation &amp; Traffic Division Shuttle routes (Event TMP (f)) subject to review and approval by DPW-Transportation &amp; Traffic Division Project Applicant to maintain documentation of implementation of Event TMP, and to make documentation available to DPW-Transportation &amp; Traffic Division upon request</td>
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<td>3.14-2 (cont.)</td>
<td>c) Vehicular Parking: A comprehensive parking plan is implemented that could include strategies such as a reservation system to minimize unnecessary vehicular circulation (while looking for parking) within and adjacent to the Project. The Plan could include strategies such as a reservation system, smartphone parking app, directional signage, and real-time parking garage occupancy.</td>
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<td>d) Bicycle Parking: Signage is clearly visible to direct bicyclists to on-site event bicycle parking. The on-site bicycle parking shall have an adequate supply to accommodate a typical major event. If monitoring shows that there is demand for on-site bicycle parking that is not being met, then additional supply (such as a bicycle valet) shall be identified.</td>
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<td>e) Shuttle Bus Loading: An adequate amount of curb space (accompanied by appropriate traffic management strategies) is provided along South Prairie Avenue to efficiently accommodate shuttle buses that transport attendees to/from light rail stations.</td>
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<td>f) Shuttle Bus Capacity and Wait Times: An adequate supply of shuttle buses is provided such that peak wait times for attendees before and after major events do not exceed 15 minutes.</td>
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<td>g) Paratransit: Specific suitable locations are provided to accommodate paratransit vehicle stops.</td>
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<td>h) Ridehailing: Traffic management strategies (including active enforcement, wayfinding, signage, etc.) are implemented to minimize pre-event passenger drop-offs in travel lanes or at curbs along the project frontage, and to provide orderly vehicle staging, passenger loading, and traffic flow of ridehailing vehicles after events. For post-event conditions, the arena is placed within a ‘geofenced area’ in which attendees requesting a TNC are directed to meet the TNC vehicle at the East Parking Garage. If monitoring shows that ridehailing vehicles are using travel lanes or curbs along the project frontage to drop off passengers during the pre-event period, then TCOs and/or barricades shall be stationed at locations where unauthorized drop-offs are occurring.</td>
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<td>i) Neighborhood Protection and Streets: Reduce traffic volumes on local and collector street segments identified in the Final EIR as having a significant impact without causing a significant impact on other local and collector street segments. Discourage and reduce event-related cut-through traffic while maintaining access for residents and their guests.</td>
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### 5. Mitigation Monitoring and Reporting Program

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<tr>
<td>3.14 Transportation and Circulation (cont.)</td>
<td>j) <strong>Truck Staging</strong>: Large trucks associated with concerts or other special events do not park or idle along South Prairie Avenue, West Century Boulevard, or any local/collector street in the project vicinity, with the exception of Doty Avenue between West Century Boulevard and West 102nd Street.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>The TDM Program shall be finalized by 6 months prior to the issuance of certificate of occupancy for the Arena; subject to review and approval by DPW-Transportation &amp; Traffic Division</td>
<td>Design and planning for TDM Program shall commence not less than 24 months prior to scheduled Arena opening date (currently estimated October 2024). Create a schedule for development of the TDM Program to ensure finalization by 6 months prior to the issuance of certificate of occupancy for the Arena. Revisions to TDM Program subject to review and approval of DPW-Transportation &amp; Traffic Division</td>
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<tr>
<td>3.14-2 (cont.)</td>
<td>k) <strong>Parking Garage/Lot Operations</strong>: Through effective garage/lot operations, vehicles do not spill back onto public streets and adversely affect the roadway network prior to events while waiting to enter garages/lots. The Event TMP shall be subject to review and approval by the City Traffic Engineer. The City Traffic Engineershall, in performing this review, confirm that the Event TMP meets these standards. The Event TMP will be a dynamic document that is expected to be revised and refined as monitoring is performed, experience is gained, additional information is obtained regarding the Proposed Project’s transportation characteristics, and advances in technology or infrastructure become available. Any changes to the Event TMP shall be subject to review and approval by the City Traffic Engineer. In reviewing any proposed changes to the Event TMP, the City Traffic Engineer shall ensure that the Event TMP, as revised, is equally or more effective in addressing the issues set forth above.</td>
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**Mitigation Measure 3.14-2(b)**

The project applicant shall implement a Transportation Demand Management Program (TDM Program). The TDM Program shall include strategies, incentives, and tools to provide opportunities for non-event employees and patrons as well as event attendees and employees to reduce single-occupancy vehicle trips and to use other modes of transportation besides automobile to travel to basketball games and other events hosted at the Project. The TDM Program shall include:

a) **TDM 1/Encourage Alternative Modes of Transportation (Rail, Public Bus, and Vanpool)** – The Project shall encourage alternative modes of transportation use by providing monetary incentives and bus stop improvements near the Project Site such as:

- Integrated event and transit ticketing to enable seamless connections and provide event-day travel updates.
- Discounted event tickets with the purchase of a transit pass or providing proof of a registered TAP card (the regional fare payment method).
- Giveaways for transit users (goods for attendees, free tickets for employees, etc.).
- Rewards/gamification opportunities for fans to compete for prizes or points based on their transportation choices.
### Impact Mitigation Measure

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| 3.14 Transportation and Circulation (cont.) | • Bus stop facilities improvements: The Project shall provide on-site and/or off-site improvements such as lighting, new benches and overhead canopies, added bench capacity if needed, and real-time arrival information for an improved user experience for bus stops that are relocated as a result of the Project.  
   • Transit and/or Multi-Modal Subsidy: The Project shall provide pre-tax commuter benefits for employees.  
   • Vanpool Subsidy: This shall provide pre-tax commuter benefits for employees.  
   • Marketing and outreach campaign for transit usage.  
   b) TDM 2/Event-day Dedicated Shuttle Services – The Project shall provide connectivity to the existing and future Metro Rail Stations and would take advantage of the transportation resources in the area. The Project shall ensure that enough shuttles would be provided for successful and convenient connectivity with short wait times. The following shall be provided:  
   • The Project shall provide dedicated shuttle service from the Green Line at Hawthorne Station, Crenshaw/LAX Line at AMC/96th Station, and Crenshaw/LAX Line at Downtown Inglewood station for arena events. This shuttle service shall be a dedicated event-day shuttle service from the venue for employees and attendees. DPW-Transportation & Traffic Division to review/approve dedicated shuttle service routes  
   • The Project shall provide an estimated 27 shuttles with a capacity of 45 persons per shuttle to accommodate employees and attendees traveling to and from the Project Site. Due to the arrival and departure of employees prior to the attendees, the same shuttles would be utilized for the employees. It is anticipated that the shuttle service would begin two hours before the game and extend to 30 minutes after the start. After the game, shuttle service would begin 30 minutes before the end, and continues two hours after.  
   • The Project shall provide a convenient and safe location on site for shuttle pick-up and drop-off on the east side of South Prairie Avenue, approximately 250 feet south of West Century Boulevard. The drop-off location shall be adjacent to the arena so that shuttle users would not need to cross South Prairie Avenue to arrive at the arena. Final location and length of drop-off area subject to review/approval by DPW-Transportation & Traffic Division. | A monitoring report shall be prepared not less than once each year and shall be provided to the City Traffic Engineer; report may be concurrent with any annual report submitted to the City pursuant to Development Agreement | Shuttle routes (TDM 2) subject to review and approval by DPW-Transportation & Traffic Division  
Project Applicant to maintain documentation of implementation of TDM Program, and to make documentation available to DPW-Transportation & Traffic Division upon request |
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| 3.14-2 (cont.) | - The Project applicant shall monitor the number of people using shuttles to travel between the above light rail stations and the Project. If the monitoring shows that peak wait times before or after major events exceeds 15 minutes, then the project applicant shall add sufficient additional shuttle capacity to reduce wait times to meet this target. The aim is to require increased shuttle runs as necessary to make sure that demand is accommodated within a reasonable amount of time and to encourage use of transit.  
  
c) TDM 3/Encourage Carpooling and Zero-Emission Vehicles – The Project shall provide several incentives that would encourage carpooling and zero-emission vehicles as a means for sharing access to and from the Project Site including the following:  
  - Provide incentives for carpools or zero-emission vehicles, including preferential parking with the number of parking spots in excess of applicable requirements, reduced parking costs, discounted rides (or other similar benefits) for those sharing TNC rides to or from the event, or other discounts/benefits.  
  - Provide variable parking price based on car occupancy – structured to encourage carpooling.  
  - The Project would provide 8 percent of parking spaces with electrical vehicle charging stations in excess of the minimum requirement of 6 percent (i.e., a minimum of three hundred and thirty (330) electric vehicle charging stations (EVCS) shall be installed within the three proposed on-site parking garages serving the Project for use by employees, visitors, event attendees, and the public).  
  
d) TDM 4/Encourage Active Transportation – The Project shall include features which enhance access for bicyclists and pedestrians including the following:  
  - Bicycle parking: Provide bicycle parking in excess of applicable code requirements. The Project Site would provide 60 employee bike parking spaces and 23 attendee bike parking spaces.  
  - Provide showers and lockers for employees.  
  - A bike valet service would be implemented if needed to accommodate bike parking space needs.  
  - Bicycle fix-it station: Provide a bicycle repair station where bicycle maintenance tools and supplies are readily available on a permanent basis and offered in good condition.  
  - Coordinate bike pools and walk pools. |
### 3.14 Transportation and Circulation (cont.)

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| 3.14-2 (cont.) | - Sidewalks or other designated pathways following safe routes from the pedestrian circulation to the bicycle parking facilities and throughout the development.  
  - TDM 5/Employee Vanpool Program – The Project shall provide an employee vanpool program that would accommodate up to 66 employees utilizing the vanpool service. Each vanpool is assumed to have a capacity of 15 persons per vehicle. The vanpool program would be in conjunction with a vanpool subsidy providing pre-tax commuter benefits for employees as indicated in TDM 1.  
  - TDM 6/Park-n-Ride Program – The Project shall provide a regional park-n-ride program that would utilize charter coach buses with a capacity of up to 45 persons per bus to accommodate up to 1,980 attendees. Parking lot locations would correspond to zip code ticket purchase data, and the site circulation would be designed to account for the charter coaches. The operation of this park-n-ride would be similar to the currently operating park-n-ride program from the Hollywood Bowl venue located in the Hollywood Hills within the County of Los Angeles.  
  - TDM 7/Information-- The Project shall provide information services to inform the public about activities at the Project including the following:  
    - Strategic multi-modal signage/wayfinding.  
    - Real-time travel information; changeable message sign (CMS) and social media.  
    - Welcome packets for new employees and ongoing marketing.  
    - Commercials/advertisement – television, website, social media, radio, etc.  
    - Information kiosk or bulletin board providing information about public transportation options.  
  - TDM 8/Reduce On-Site Parking Demand – The Project shall include features that reduce on-site parking demand. These features shall include:  
    - Provide coach bus/minibus/microtransit staging and parking areas: The Project is designed to accommodate 20 minibus/microtransit/paratransit parking spaces and 23 charter coach bus spaces. The capacity for minibus/microtransit/paratransit is 10 persons per vehicle and 45 persons per bus for the charter coach bus.  
    - Allocated sufficient TNC staging spaces: The Project is designed to accommodate approximately 160 spaces for TNC staging. |
3.14 Transportation and Circulation (cont.)

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<td>3.14-2 (cont.)</td>
<td>i) TDM 9/Event-Day Local Microtransit Service – The Project shall provide a local minibus/microtransit service for all event days with a service range of approximately 6 miles surrounding the Project Site. Each minibus is assumed to have a capacity of 10 persons per vehicle, and the service would accommodate up to 66 employees and up to 180 attendees on all event days.</td>
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<td>j) Monitoring – The TDM Program shall include an ongoing program to monitor each of the TDM Program elements listed above. The monitoring program shall collect data on the implementation of each specific TDM strategy and shall assess the extent to which the TDM Program is meeting demand for alternative forms of transportation and reducing vehicle trips and reliance on private automobiles. The information obtained through this monitoring program shall be provided to the City Traffic Engineer on an annual basis. A monitoring report shall be prepared not less than once each year. The report shall evaluate whether the TDM Program is achieving the reductions in vehicle trips set forth above. The monitoring report shall be provided to the City Traffic Engineer (ongoing) and OPR (through 2030) and made available to LADOT. The TDM Program will be a dynamic document that is expected to be revised and refined as monitoring is performed, experience is gained, additional information is obtained regarding the Project’s transportation characteristics, advances in technology or infrastructure become available. Any changes to the TDM Program shall be subject to review and approval by the City Traffic Engineer. In reviewing any proposed changes to the TDM Program, the City Traffic Engineer shall ensure that the TDM Program, as revised, is equally or more effective in addressing the issues set forth above.</td>
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<td>Measure requires Project Applicant to submit annual report to OPR; Project Applicant to provide copy to DPW-Transportation &amp; Traffic Division to confirm that report has been provided as required by measure.</td>
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<td>3.14 Transportation and Circulation (cont.)</td>
<td>Mitigation Measure 3.14-2(c)</td>
<td>Project Applicant, in consultation with LADOT</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Prior to issuance of a Certificate of Occupancy, Applicant shall work with the City of Inglewood and LADOT to determine that improvements are feasible and acceptable to LADOT, and if feasible and acceptable, such improvements shall be completed or adequate security for the completion of such improvements for the estimated amount to complete such improvements provided to the City of Inglewood in a form acceptable to the City</td>
<td>Improvement subject to review and approval by both City of Inglewood and LADOT for planning, design and implementation of improvement DPW-Transportation &amp; Traffic Division to coordinate with LADOT</td>
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<td>3.14-2 (cont.)</td>
<td>The project applicant shall work with the City of Inglewood and the City of Los Angeles to implement capacity-increasing improvements at the West Century Boulevard/La Cienega Boulevard intersection. Recommended improvements include two elements:</td>
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<td>a) Restripe the westbound approach to convert the outside through/right lane to a dedicated right-turn lane and operate it with an overlap phase. This is consistent with the LAX Landside Modernization Program improvements planned for this location.</td>
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<td>b) Remove median island on the west leg and restripe the eastbound and westbound approaches to add second left-turn lanes in each direction. Should these improvements be deemed infeasible, the applicant and City of Inglewood shall work with LADOT to identify and, if feasible, implement a substitute measure of equivalent effectiveness at substantially similar cost. A substitute measure that can improve the overall safety of this intersection could include, but not be limited to, provision of transportation system management (TSM) measures or a commensurate contribution to such measures.</td>
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<tr>
<td>Mitigation Measure 3.14-2(d)</td>
<td>The project applicant shall construct (via restriping and conversion of median) second left-turn lanes on the northbound and southbound approaches to the West Century Boulevard/Hawthorne Boulevard/La Brea Boulevard intersection and operate the northbound right-turn with an overlap phase.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Intersection improvements shall be implemented prior to issuance of certificate of occupancy for the Arena DPW-Transportation &amp; Traffic Division to approve planning and design prior to constructing improvement</td>
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<tr>
<td>Mitigation Measure 3.14-2(e)</td>
<td>Implement Mitigation Measure 3.14-3(f) (South Prairie Avenue/West Century Boulevard Improvements)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
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| 3.14 Transportation and Circulation (cont.)| Mitigation Measure 3.14-2(f)  
The project applicant shall restripe the westbound West 104th Street approach to Yukon Avenue from consisting of a shared left/through/right lane to consist of a left/through lane and a dedicated right-turn lane. | Project Applicant            | DPW-Transportation & Traffic Division | Intersection improvements shall be implemented prior to issuance of certificate of occupancy for the Arena DPW-Transportation & Traffic Division to approve planning and design prior to constructing improvement |       |
| 3.14-2 (cont.)                             | Mitigation Measure 3.14-2(g)  
The project applicant shall work with the City of Inglewood and Caltrans to widen the I-105 off-ramp approach to South Prairie Avenue to consist of two lefts, a shared left/through/right, and a dedicated right-turn lane. This would require complying with the Caltrans project development process as a local agency-sponsored project. Depending on the complexity and cost of the improvement, this could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, project study report, project report, environmental and engineering studies, project design, construction, etc. | Project Applicant in consultation with Caltrans | DPW-Transportation & Traffic Division | Prior to issuance of a Certificate of Occupancy, Applicant shall work with the City of Inglewood and Caltrans to determine that offramp improvements are feasible and acceptable to Caltrans, and if feasible and acceptable, such improvements shall be completed or adequate security for the completion of such improvements for the estimated amount to complete such improvements provided to the City of Inglewood in a form acceptable to the City |       |
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<tr>
<td>3.14</td>
<td><strong>Mitigation Measure 3.14-2(h)</strong>&lt;br&gt;The project applicant shall restripe the eastbound approach of Manchester Boulevard at La Brea Avenue to provide a separate right-turn lane, resulting in one left-turn lane, two through lanes and one right-turn lane.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Intersection improvements shall be implemented prior to issuance of certificate of occupancy for the Arena. DPW-Transportation &amp; Traffic Division to approve planning and design prior to constructing improvement.</td>
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<tr>
<td>3.14-2</td>
<td><strong>Mitigation Measure 3.14-2(i)</strong>&lt;br&gt;The project applicant shall restripe the westbound approach of Manchester Boulevard at Crenshaw Boulevard to provide a second left-turn lane, resulting in two left-turn lanes, one through lane and one shared through/right-turn lane.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Intersection improvements to be implemented prior to issuance of certificate of occupancy for the Arena. DPW-Transportation &amp; Traffic Division to approve planning and design prior to constructing improvement.</td>
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<td>3.14-2 (cont.)</td>
<td><strong>Mitigation Measure 3.14-2(j)</strong>&lt;br&gt;The project applicant shall work with the City of Inglewood, the City of Hawthorne, and Caltrans to widen the I-105 westbound off-ramp at Crenshaw Boulevard to consist of one left, one left/through, and two right-turn lanes. This would require complying with the Caltrans project development process as a local agency-sponsored project. Depending on the complexity and cost of the improvement, this could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, project study report, project report, environmental and engineering studies, project design, construction, etc.</td>
<td>Project Applicant in consultation with Caltrans and the City of Hawthorne</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Prior to issuance of a Certificate of Occupancy, Applicant shall work with the City of Inglewood, Caltrans, and the City of Hawthorne to determine that offramp improvements are feasible and acceptable to Caltrans and the City of Hawthorne, and if feasible and acceptable, such improvements shall be completed or adequate security for the completion of such improvements for the estimated amount to complete such improvements provided to the City of Inglewood in a form acceptable to the City</td>
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<tr>
<td>3.14 Transportation and Circulation (cont.)</td>
<td><strong>Mitigation Measure 3.14-2(k)</strong>&lt;br&gt;The project applicant shall work with the City of Hawthorne to remove the median island and restripe the southbound approach of South Prairie Avenue at 120th Street to provide a second left-turn lane, resulting in two left-turn lanes, two through lanes and one shared through/right-turn lane.</td>
<td>Project Applicant in consultation with City of Hawthorne</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Prior to issuance of a Certificate of Occupancy, Applicant shall work with the City of Inglewood and the City of Hawthorne to determine that intersection improvements are feasible and acceptable to the City of Hawthorne, and if feasible and acceptable, such improvements shall be completed or adequate security for the completion of such improvements for the estimated amount to complete such improvements provided to the City of Inglewood in a form acceptable to the City</td>
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<td>3.14-2 (cont.)</td>
<td><strong>Mitigation Measure 3.14-2(l)</strong>&lt;br&gt;The project applicant shall work with the City of Hawthorne to implement a southbound right-turn overlap signal phase at the intersection of Crenshaw Boulevard and 120th Street.</td>
<td>Project Applicant in consultation with City of Hawthorne</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Prior to issuance of a Certificate of Occupancy, Applicant shall work with the City of Inglewood and the City of Hawthorne to determine that intersection improvements are feasible and acceptable to the City of Hawthorne, and if feasible and acceptable, such improvements shall be completed or adequate security for the completion of such improvements for the estimated amount to complete such improvements provided to the City of Inglewood in a form acceptable to the City</td>
</tr>
<tr>
<td>3.14-2(m)</td>
<td><strong>Mitigation Measure 3.14-2(m)</strong>&lt;br&gt;Provide TCOs on Crenshaw Boulevard at 120th Street during post-event period as part of Mitigation Measure 3.14-2(a) (Implement Event TMP).</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>An Event TMP shall be developed and approved prior to issuance of certificate of occupancy for the Arena; subject to review and approval by DPW-Transportation &amp; Traffic Division. The approved Event TMP shall be implemented throughout Project operation.</td>
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Inglewood Basketball and Entertainment Center
Final Environmental Impact Report

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<tr>
<td>3.14 Transportation and Circulation (cont.)</td>
<td>3.14-2 (cont.)</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Annual monitoring report to be submitted to DPW-Transportation &amp; Traffic Division not more than 60 days after the final basketball game at the arena for that year; after initial year of operations, City may adjust date of submittal of annual report to be concurrent with any annual report submitted to the City pursuant to Development Agreement.</td>
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**Mitigation Measure 3.14-2(n)**
The project applicant shall construct a second left-turn lane on southbound La Brea Avenue at Centinela Avenue and implement protected left turns for the northbound and southbound approaches.

**Mitigation Measure 3.14-2(o)**
The project applicant shall make a funding contribution of $12 million to the City of Inglewood Public Works Traffic Division to help fund and implement Intelligent Transportation Systems (ITS) improvements, including related enabling infrastructure, licensing software, control center and technology updates, related corridor enhancements and supporting ITS components, at intersections in which the Project causes a significant impact for which a specific mitigation that would reduce this impact to less than significant could not be identified.
### 3.14 Transportation and Circulation (cont.)

#### 3.14-2 (cont.) Mitigation Measure 3.14-2(p)

The project applicant shall work with the City of Inglewood, the City of Hawthorne, and Caltrans to investigate the feasibility of adding a second eastbound left-turn lane or extending the length of the single existing left-turn lane on 120th Street at the I-105 Eastbound On/Off Ramps within the existing pavement width and, if determined to be feasible within the existing pavement width, to implement the improvement.

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<tr>
<td>3.14-2 (cont.) Mitigation Measure 3.14-2(p)</td>
<td>Project Applicant in consultation with Caltrans and the City of Hawthorne</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Prior to issuance of a Certificate of Occupancy, Applicant shall work with the City of Inglewood, Caltrans, and the City of Hawthorne to determine that improvements are feasible and acceptable to Caltrans and the City of Hawthorne, and if feasible and acceptable, such improvements shall be completed or adequate security for the completion of such improvements for the estimated amount to complete such improvements provided to the City of Inglewood in a form acceptable to the City</td>
<td>DPW-Transportation &amp; Traffic Division to coordinate with Caltrans and City of Hawthorne</td>
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</table>

#### 3.14-3: Major events at the Proposed Project Arena would cause significant impacts at intersections under Adjusted Baseline conditions.

<p>| Mitigation Measure 3.14-3(b) Implement Mitigation Measure 3.14-2(b) (Implement TDM Program). | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) |</p>
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<tr>
<td>3.14-3 (cont.)</td>
<td><strong>Mitigation Measure 3.14-3(c)</strong>&lt;br&gt;The project applicant shall work with the City of Inglewood and Caltrans to restripe the center lane on the I-405 NB Off-Ramp at West Century Boulevard to permit both left and right-turn movements. This would require complying with the Caltrans project development process as a local agency-sponsored project. This could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, encroachment permit, project design, construction, etc.</td>
<td>Project Applicant in consultation with Caltrans</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Prior to issuance of a Certificate of Occupancy, Applicant shall work with the City of Inglewood and Caltrans to determine that offramp improvements are feasible and acceptable to Caltrans, and if feasible and acceptable, such improvements shall be completed or adequate security for the completion of such improvements for the estimated amount to complete such improvements provided to the City of Inglewood in a form acceptable to the City</td>
<td>DPW-Transportation &amp; Traffic Division to coordinate with Caltrans</td>
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<tr>
<td>Mitigation Measure 3.14-3(d)</td>
<td>Implement Mitigation Measure 3.14-2(d) (West Century Boulevard/Hawthorne Boulevard/La Brea Boulevard Improvements).</td>
<td>See Mitigation Measure 3.14-2(d)</td>
<td>See Mitigation Measure 3.14-2(d)</td>
<td>See Mitigation Measure 3.14-2(d)</td>
<td>See Mitigation Measure 3.14-2(d)</td>
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<tr>
<td>Mitigation Measure 3.14-3(e)</td>
<td>The project applicant shall convert the signal control system at the intersection of South Prairie Avenue and Pinca Drive to provide protected or protected-permissive westbound and eastbound left-turn phasing.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Signal control system to be upgraded prior to issuance of certificate of occupancy for the Arena</td>
<td>Signals to meet applicable Code requirements</td>
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<td>3.14-3 (cont.)</td>
<td><strong>Mitigation Measure 3.14-3(f)</strong>&lt;br&gt;The project applicant shall widen the east side of South Prairie Avenue to extend the proposed shuttle bus pull-out on the east side of South Prairie Avenue to the intersection to serve as an exclusive right-turn lane. Additionally, implement a northbound right-turn signal overlap phase. During pre-event and post-event periods, TCOs shall be positioned at this location as part of the Event TMP to manage the interaction of northbound right-turning traffic and pedestrians in the east leg crosswalk and to permit the lane to also operate as a bus queue jumper for shuttle buses departing the shuttle bus pull-out and traveling north through the intersection.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Intersection improvements shall be implemented prior to issuance of certificate of occupancy to issuance of certificate of occupancy for the Arena</td>
<td>Project Applicant to provide all equipment needed to operate shuttle bus pull-out effectively, without interfering with pedestrians Signals to meet applicable Code requirements DPW-Transportation &amp; Traffic Division to monitor operations and require changes as necessary to ensure safe operations Project Applicant retains TCOs, or City retains TCOs and PA provides funding? TCOs to be deployed as set forth in Event TMP</td>
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<td><strong>Mitigation Measure 3.14-3(g)</strong>&lt;br&gt;Implement Mitigation Measure 3.14-2(g) (I-105 Off-Ramp Widening at South Prairie Avenue).</td>
<td>See Mitigation Measure 3.14-2(g)</td>
<td>See Mitigation Measure 3.14-2(g)</td>
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### Impact

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<td>3.14-3(j)</td>
<td>Project Applicant in consultation with LADOT</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Prior to issuance of a Certificate of Occupancy. Applicant shall work with the City of Inglewood and LADOT to determine if improvements are feasible and acceptable. If feasible and acceptable, such improvements shall be completed or adequate security for the completion of such improvements for the estimated amount to complete such improvements provided to the City.</td>
<td>DPW-Transportation &amp; Traffic Division to coordinate with LADOT</td>
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<tr>
<td>3.14-3(l)</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Intersection improvements shall be implemented prior to issuance of certificate of occupancy for the Arena. DPW-Transportation &amp; Traffic Division to approve planning and design prior to constructing improvement.</td>
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<tr>
<td>3.14-3(m)</td>
<td>See Mitigation Measure 3.14-2(e)</td>
<td>See Mitigation Measure 3.14-2(e)</td>
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**Inglewood Basketball and Entertainment Center**

Final Environmental Impact Report

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<tr>
<td>3.14-3</td>
<td><strong>Mitigation Measure 3.14-3(o)</strong> The project applicant shall work with the City of Inglewood to coordinate traffic signals and optimize traffic signal timings to accommodate major event traffic flows (see Figure 3.14-17 for locations).</td>
<td>Project Applicant and DPW-Transportation &amp; Traffic Division</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Traffic signal improvements shall be implemented prior to issuance of certificate of occupancy for the Arena</td>
<td>Signals to meet applicable Code requirements; include this requirement in the Event TMP</td>
</tr>
<tr>
<td>3.14-3</td>
<td><strong>Mitigation Measure 3.14-3(q)</strong> Implement Mitigation Measure 3.14-2(p) (If Feasible, Add Second Eastbound Left-Turn Lane or Extend Existing Lane on 120th Street at the I-105 Eastbound On/Off Ramps)</td>
<td>See Mitigation Measure 3.14-2(p)</td>
<td>See Mitigation Measure 3.14-2(p)</td>
<td>See Mitigation Measure 3.14-2(p)</td>
<td>See Mitigation Measure 3.14-2(p)</td>
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<tr>
<td>3.14-3</td>
<td><strong>Mitigation Measure 3.14-3(r)</strong> Implement Mitigation Measure 3.14-2(q) (Funding Contribution to LADOT for ITS)</td>
<td>See Mitigation Measure 3.14-2(q)</td>
<td>See Mitigation Measure 3.14-2(q)</td>
<td>See Mitigation Measure 3.14-2(q)</td>
<td>See Mitigation Measure 3.14-2(q)</td>
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<tr>
<td>3.14-4</td>
<td><strong>Mitigation Measure 3.14-4(b)</strong> Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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### Impact Mitigation Measure

**3.14-8:** Daytime events at the Proposed Project Arena would cause significant impacts on freeway facilities under Adjusted Baseline conditions.

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<tr>
<td><strong>Mitigation Measure 3.14-8(a)</strong> Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<tr>
<td><strong>Mitigation Measure 3.14-8(b)</strong> The project applicant shall provide a one-time contribution of $1,500,000 to Caltrans towards implementation of the following traffic management system improvements along the I-105 corridor: a) Changeable message sign (CMS) on the eastbound I-105 between the I-405 connector ramp and the eastbound South Prairie Avenue off-ramp. b) CMS on the westbound I-105 between Vermont Avenue and the westbound Crenshaw Boulevard off-ramp. c) Closed circuit television cameras on the westbound Crenshaw Boulevard off-ramp, the South Prairie Avenue off-ramp, the westbound Hawthorne Boulevard off-ramp, and the eastbound 120th Street off-ramp to I-105.</td>
<td>Project Applicant in consultation with Caltrans</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Payment to Caltrans shall occur prior to issuance first building permit for the Arena, following excavation</td>
<td>DPW-Transportation &amp; Traffic Division to coordinate with Caltrans</td>
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**3.14-9:** Major events at the Proposed Project Arena would cause significant impacts on freeway facilities under Adjusted Baseline conditions.

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<tr>
<td><strong>Mitigation Measure 3.14-9(a)</strong> Implement Mitigation Measure 3.14-3(h) ((I-105 Westbound Off-ramp Widening at Crenshaw Boulevard).</td>
<td>See Mitigation Measure 3.14-3(h)</td>
<td>See Mitigation Measure 3.14-3(h)</td>
<td>See Mitigation Measure 3.14-3(h)</td>
<td>See Mitigation Measure 3.14-3(h)</td>
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<tr>
<td><strong>Mitigation Measure 3.14-9(b)</strong> Implement Mitigation Measure 3.14-3(c) (Restripe I-405 NB Off-Ramp at West Century Boulevard).</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
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<tr>
<td><strong>Mitigation Measure 3.14-9(c)</strong> Implement Mitigation Measure 3.14-3(o) (Coordinate and Optimize Traffic Signals on Inglewood Streets).</td>
<td>See Mitigation Measure 3.14-3(o)</td>
<td>See Mitigation Measure 3.14-3(o)</td>
<td>See Mitigation Measure 3.14-3(o)</td>
<td>See Mitigation Measure 3.14-3(o)</td>
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<tr>
<td><strong>Mitigation Measure 3.14-9(d)</strong> Implement Mitigation Measure 3.14-3(g) (I-105 Off-ramp Widening at South Prairie Avenue).</td>
<td>See Mitigation Measure 3.14-3(g)</td>
<td>See Mitigation Measure 3.14-3(g)</td>
<td>See Mitigation Measure 3.14-3(g)</td>
<td>See Mitigation Measure 3.14-3(g)</td>
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<tr>
<td><strong>Mitigation Measure 3.14-9(f)</strong> Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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## 5. Mitigation Monitoring and Reporting Program

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<tr>
<td>3.14-9 (cont.)</td>
<td>Mitigation Measure 3.14-9(g) Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor).</td>
<td>See Mitigation Measure 3.14-8(a)</td>
<td>See Mitigation Measure 3.14-8(a)</td>
<td>See Mitigation Measure 3.14-8(a)</td>
<td>See Mitigation Measure 3.14-8(a)</td>
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<tr>
<td>3.14-10: Certain components of the Proposed Project would generate VMT in excess of applicable thresholds.</td>
<td>Mitigation Measure 3.14-10(a) Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<td>Mitigation Measure 3.14-10(b) The project applicant shall operate a shuttle to transport hotel guests between the hotel and Los Angeles International Airport, if warranted by demand.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Shuttles shall operate during hotel operation, as necessary, based on determination that shuttle will reduce vehicle miles traveled attributable to hotel. Logs of dates that shuttles were required shall be maintained and submitted to the City on an annual basis during operation</td>
<td>Project applicant may assign shuttle operations to the hotel operator</td>
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<td>Mitigation Measure 3.14-11(b) Implement Mitigation Measure 3.14-3(f) (South Prairie Avenue/West Century Boulevard improvements). As part of those improvements, extend the proposed shuttle bus pull-out on the east side of South Prairie Avenue to the South Prairie Avenue/West Century Boulevard intersection.</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
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<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>DPW-Transportation &amp; Traffic Division to approve planning and design prior to constructing improvement</td>
<td>Intersection improvements shall be implemented prior to issuance of certificate of occupancy for the Arena</td>
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**Inglewood Basketball and Entertainment Center**  
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### 3.14 Transportation and Circulation (cont.)

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| **3.14-13:** The Proposed Project could have the potential to adversely affect existing or planned pedestrian facilities or fail to adequately provide for access by pedestrians. | **Mitigation Measure 3.14-13**  
The project applicant shall widen the east leg crosswalk across West Century Boulevard at South Prairie Avenue to 20 feet. | Project Applicant | DPW-Transportation & Traffic Division | Crosswalk improvements shall be implemented prior to issuance of certificate of occupancy for the Arena  
DPW-Transportation & Traffic Division to approve planning and design prior to constructing improvement, including any upgrades needed to comply with Code or ADA requirements | |
| **3.14-14:** The Proposed Project could have the potential to result in inadequate emergency access under Adjusted Baseline conditions. | **Mitigation Measure 3.14-14**  
The project applicant shall work with the City and the Centinela Hospital Medical Center (CHMC) to develop and implement a Local Hospital Access Plan that would maintain reasonable access to the hospital by emergency and private vehicles accessing the CHMC emergency room. Measures to be included in the plan could include, but may not be limited to, the following:

a) Development of a wayfinding program that consists of the following:
   - Placement of signage (e.g., blank-out signs, changeable message signs, permanent hospital alternate route signs, etc.) on key arterials that may provide fixed alternate route guidance as well as real-time information regarding major events.

b) Coordination with CHMC regarding updates to their website and any mobile apps so that employees, visitors, and patients visiting those sites are provided with advanced information of when events are scheduled.

c) Provide direction to TCOs regarding best practices for accommodating emergency vehicles present in congested conditions during pre-event and post-event conditions. | Project Applicant | DPW-Transportation & Traffic Division | The Local Hospital Access Plan (LHAP) shall be developed in coordination with DPW-Transportation & Traffic Division, the Inglewood Police Department, and Los Angeles County Fire Department  
The LHAP shall be approved prior to the first Major Event in the Arena, and shall be implemented throughout Arena operations  
The Project Applicant shall schedule and coordinate quarterly meetings with after | The LHAP shall be revised as necessary to ensure that access to CHMC is maintained  
LHAP to be integrated into City’s ITS | |

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## Impact

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<td><strong>3.14 Transportation and Circulation (cont.)</strong></td>
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<td>3.14-14 (cont.)</td>
<td>The Local Hospital Access Plan shall consider, develop, and implement solutions to address potential access restrictions caused by construction activity at the Project (see Impact 3.14-15). The Plan shall have a monitoring and coordination component including observations of accessibility to the Emergency Department during periods when events are and are not being held at the Project. Coordination would include participation by the project applicant in quarterly working group meetings with hospital administrators to identify and address circulation concerns. The Local Hospital Access Plan shall be reviewed by the City, the Police Department, Los Angeles County Fire Department, and approved by the City prior to the first event at the Project arena.</td>
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| **3.14-15: The Proposed Project would substantially affect circulation for a substantial duration of construction under Adjusted Baseline conditions.** | **Mitigation Measure 3.14-15** Before issuance of grading permits for any phase of the Project, the project applicant shall prepare a detailed Construction Traffic Management Plan that will be subject to review and approval by the City Department of Public Works, in consultation with affected transit providers and local emergency service providers. The plan shall ensure that acceptable operating conditions on local roadways are maintained. At a minimum, the plan shall include:  
a) Identification of haul routes and truck circulation patterns; not permitting trucks to travel on residential streets.  
b) Time of day of arrival and departure of trucks.  
c) Limitations on the size and type of trucks; provision of a staging area with a limitation on the number of trucks that can be waiting; not permitting trucks to park or stage on residential streets.  
d) Preparation of worksite traffic control plan(s) for lane and/or sidewalk closures.  
e) Identification of detour routes and signing plan for street/lane closures.  
f) Provision of driveway access plan so that safe vehicular, pedestrian, and bicycle movements are maintained (e.g., steel plates, minimum distances of open trenches, and private vehicle pick up and drop off areas).  
g) Maintain safe and efficient access routes for emergency vehicles and transit.*  
h) Manual traffic control when necessary.  
i) Provisions for pedestrian and bicycle safety.  
j) Identification of locations for construction worker parking; not permitting construction worker parking on residential streets.  
k) Strategies to reduce the proportion of employee and delivery trips made during weekday AM and PM peak hours through employee shift and construction material delivery scheduling. | Project Applicant | DPW-Transportation & Traffic Division | A draft of the Construction Traffic Management Plan shall be submitted to DPW-Transportation & Traffic Division 6 months before construction commences. The plan shall be revised as necessary to address comments and approved before construction commences. Plan to be submitted to local emergency response agencies and transit providers 60 days before construction commences. Plan to be implemented prior to issuance of grading permits for any phase of the Project. Local emergency response agencies and transit providers shall be notified 30 days prior to the commencement of construction activities that would partially or fully obstruct roadways. | |
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<td>3.14-15 (cont.)</td>
<td>l) Strategies to be undertaken (e.g., alternate routing/parking of employees and deliveries, etc.) to reduce the adverse effects during events at The Forum or NFL Stadium of construction-related closures of travel lanes along the project frontage. A copy of the construction traffic management plan shall be submitted to local emergency response agencies and transit providers, and these agencies shall be notified at least 30 days before the commencement of construction that would partially or fully obstruct roadways. (Footnote *: The project applicant shall coordinate with Metro Bus Operations Control Special Events Coordinator at 213-922-4632 and Metro’s Stops and Zones Department at 213-922-5190 not later than 30 days before the start of Project construction. Other municipal bus services may also be impacted and shall be included in construction outreach efforts.)</td>
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<td>3.14-16: Operation of the Proposed Project ancillary land uses would cause significant impacts at intersections under cumulative conditions.</td>
<td>Mitigation Measure 3.14-16(a) Implement Mitigation Measure 3.14-1(a) (Elements of the TDM Program for daytime and non-event employees).</td>
<td>See Mitigation Measure 3.14-1(a)</td>
<td>See Mitigation Measure 3.14-1(a)</td>
<td>See Mitigation Measure 3.14-1(a)</td>
<td>See Mitigation Measure 3.14-1(a)</td>
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<td>Mitigation Measure 3.14-16(b) Implement Mitigation Measure 3.14-3(f) (South Prairie Avenue/West Century Boulevard Improvements).</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
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<td>Mitigation Measure 3.14-16(c) Implement Mitigation Measure 3.14-2(g) (I-105 Off-Ramp Widening at South Prairie Avenue).</td>
<td>See Mitigation Measure 3.14-2(g)</td>
<td>See Mitigation Measure 3.14-2(g)</td>
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<td>3.14-17: Daytime events at the Proposed Project Arena would cause significant impacts at intersections under cumulative conditions.</td>
<td>Mitigation Measure 3.14-17(a) Implement Mitigation Measure 3.14-2(a) (Implement Event TMP).</td>
<td>See Mitigation Measure 3.14-2(a)</td>
<td>See Mitigation Measure 3.14-2(a)</td>
<td>See Mitigation Measure 3.14-2(a)</td>
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<td>Mitigation Measure 3.14-17(b) Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<td>Mitigation Measure 3.14-17(c) Implement Mitigation Measure 3.14-2(c) (West Century Boulevard/La Cienega Boulevard Improvements).</td>
<td>See Mitigation Measure 3.14-2(c)</td>
<td>See Mitigation Measure 3.14-2(c)</td>
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<td>Mitigation Measure 3.14-17(d) Implement Mitigation Measure 3.14-2(d) (West Century Boulevard/Hawthorne Boulevard/La Brea Boulevard Improvements).</td>
<td>See Mitigation Measure 3.14-2(d)</td>
<td>See Mitigation Measure 3.14-2(d)</td>
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<td>3.14-17 (cont.)</td>
<td><strong>Mitigation Measure 3.14-17(e)</strong> Implement Mitigation Measure 3.14-3(f) (South Prairie Avenue/West Century Boulevard Improvements).</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
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<td><strong>Mitigation Measure 3.14-17(g)</strong> Implement Mitigation Measure 3.14-2(g) (I-105 Off-ramp Widening at South Prairie Avenue).</td>
<td>See Mitigation Measure 3.14-2(g)</td>
<td>See Mitigation Measure 3.14-2(g)</td>
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<td><strong>Mitigation Measure 3.14-17(h)</strong> Implement Mitigation Measure 3.14-2(h) (Manchester Boulevard/La Brea Avenue Improvements).</td>
<td>See Mitigation Measure 3.14-2(h)</td>
<td>See Mitigation Measure 3.14-2(h)</td>
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<td><strong>Mitigation Measure 3.14-17(m)</strong> Implement Mitigation Measure 3.14-2(m) (Provide TCOs on Crenshaw Boulevard at 120th Street during post-event period as part of Event TMP).</td>
<td>See Mitigation Measure 3.14-2(m)</td>
<td>See Mitigation Measure 3.14-2(m)</td>
<td>See Mitigation Measure 3.14-2(m)</td>
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<td><strong>Mitigation Measure 3.14-17(n)</strong> Implement Mitigation Measure 3.14-2(n) (La Brea Avenue/Centinela Avenue Improvements).</td>
<td>See Mitigation Measure 3.14-2(n)</td>
<td>See Mitigation Measure 3.14-2(n)</td>
<td>See Mitigation Measure 3.14-2(n)</td>
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### 5. Mitigation Monitoring and Reporting Program

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<td><strong>3.14 Transportation and Circulation (cont.)</strong></td>
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<td>3.14-17 (cont.)</td>
<td><strong>Mitigation Measure 3.14-17(p)</strong> Implement Mitigation Measure 3.14-3(c) (I-405 NB Off-Ramp Restripe at West Century Boulevard).</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
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<td><strong>Mitigation Measure 3.14-17(q)</strong> The project applicant shall restripe the northbound approach of Felton Avenue at West Century Boulevard from a single left-through-right lane to one left/through lane and one right-turn lane.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>Intersection improvements shall be implemented prior to issuance of certificate of occupancy for the Arena</td>
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<td><strong>Mitigation Measure 3.14-18(b)</strong> Implement Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<td><strong>Mitigation Measure 3.14-18(c)</strong> Implement Mitigation Measure 3.14-3(c) (I-405 NB Off-Ramp Restripe at West Century Boulevard).</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
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<td><strong>Mitigation Measure 3.14-18(e)</strong> Implement Mitigation Measure 3.14-3(e) (Protected or protected/permissive eastbound/westbound left turns at South Prairie Avenue/Pincay Drive).</td>
<td>See Mitigation Measure 3.14-3(e)</td>
<td>See Mitigation Measure 3.14-3(e)</td>
<td>See Mitigation Measure 3.14-3(e)</td>
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<td><strong>Mitigation Measure 3.14-18(f)</strong> Implement Mitigation Measure 3.14-3(f) (South Prairie Avenue/West Century Boulevard improvements).</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
<td>See Mitigation Measure 3.14-3(f)</td>
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<td><strong>Mitigation Measure 3.14-18(g)</strong> Implement Mitigation Measure 3.14-2(g) (I-105 Off-Ramp Widening at South Prairie Avenue).</td>
<td>See Mitigation Measure 3.14-2(g)</td>
<td>See Mitigation Measure 3.14-2(g)</td>
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<td>3.14-18 (cont.)</td>
<td>Mitigation Measure 3.14-18(q) Implement Mitigation Measure 3.14-17(q) (Felton Avenue/West Century Boulevard Improvements).</td>
<td>See Mitigation Measure 3.14-17(q)</td>
<td>See Mitigation Measure 3.14-17(q)</td>
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| 3.14 Transportation and Circulation (cont.) | Mitigation Measure 3.14-18(s)  
The project applicant shall make a one-time contribution of $280,000 to the LADOT to help fund and implement Intelligent Transportation Systems (ITS) improvements at intersections in which the Project causes a significant impact for which a specific mitigation that would reduce this impact to less than significant could not be identified. These 12 intersections are identified in Table 3.14-63 Cumulative plus Project (Major Event) with Mitigation Conditions and Table 3.14-99 Cumulative (with The Forum) plus Project (Major Event) with Mitigation Conditions.  
- Concourse Way / West Century Boulevard  
- Western Avenue / West Century Boulevard  
- Vermont Avenue / West Century Boulevard  
- Van Ness Avenue / Manchester Boulevard  
- Western Avenue / Manchester Boulevard  
- Normandie Avenue / Manchester Boulevard  
- Vermont Avenue / Manchester Boulevard  
- Hoover Avenue / Manchester Boulevard  
- Figueroa Street / Manchester Boulevard  
- I-110 Southbound On/Off-Ramps / Manchester Boulevard  
- I-110 Northbound On/Off-Ramps / Manchester Boulevard  
- Crenshaw Boulevard / Florence Avenue | Project Applicant | DPW-Transportation & Traffic Division | Payment to LADOT shall be completed prior to issuance of certificate of occupancy for the Arena | |
| 3.14-19: Operation of the Proposed Project ancillary land uses would cause significant impacts on neighborhood streets under cumulative conditions. | Mitigation Measure 3.14-19(a)  
Implement Neighborhood Traffic Management Plan component of Event TMP, which is contained in Mitigation Measure 3.14-2(a). | See Mitigation Measure 3.14-2(a) | See Mitigation Measure 3.14-2(a) | See Mitigation Measure 3.14-2(a) | See Mitigation Measure 3.14-2(a) |
| | Mitigation Measure 3.14-19(b)  
Implement Mitigation Measure 3.14-2(b) (Implement TDM Program). | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) |
| 3.14-20: Daytime events at the Proposed Project Arena would cause significant impacts on neighborhood streets under cumulative conditions. | Mitigation Measure 3.14-20  
| 3.14-21: Major events at the Proposed Project Arena would cause significant impacts on neighborhood streets under cumulative conditions. | Mitigation Measure 3.14-21  
### Impact | Mitigation Measure | Implementing Party | Monitoring Party | Timing | Notes |
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### 3.14 Transportation and Circulation (cont.)

| 3.14-23: Daytime events at the Proposed Project Arena would cause significant impacts on freeway facilities under cumulative conditions. | Mitigation Measure 3.14-23(a) | Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b). | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) |
| 3.14-23(b) | Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor). | See Mitigation Measure 3.14-8(b) | See Mitigation Measure 3.14-8(b) | See Mitigation Measure 3.14-8(b) | See Mitigation Measure 3.14-8(b) |

<p>| 3.14-24: Major events at the Proposed Project Arena would cause significant impacts on freeway facilities under cumulative conditions. | Mitigation Measure 3.14-24(a) | Implement Mitigation Measure 3.14-3(h) (I-105 Westbound Off-ramp Widening at Crenshaw Boulevard). | See Mitigation Measure 3.14-3(h) | See Mitigation Measure 3.14-3(h) | See Mitigation Measure 3.14-3(h) | See Mitigation Measure 3.14-3(h) |
| Mitigation Measure 3.14-24(b) | Implement Mitigation Measure 3.14-3(c) (Restripe I-405 NB Off-Ramp at West Century Boulevard). | See Mitigation Measure 3.14-3(c) | See Mitigation Measure 3.14-3(c) | See Mitigation Measure 3.14-3(c) | See Mitigation Measure 3.14-3(c) |
| Mitigation Measure 3.14-24(c) | Implement Mitigation Measure 3.14-3(o) (Coordinate and Optimize Traffic Signals on Inglewood Streets). | See Mitigation Measure 3.14-3(o) | See Mitigation Measure 3.14-3(o) | See Mitigation Measure 3.14-3(o) | See Mitigation Measure 3.14-3(o) |
| Mitigation Measure 3.14-24(d) | Implement Mitigation Measure 3.14-3(g) (I-105 Off-ramp Widening at South Prairie Avenue). | See Mitigation Measure 3.14-3(g) | See Mitigation Measure 3.14-3(g) | See Mitigation Measure 3.14-3(g) | See Mitigation Measure 3.14-3(g) |
| Mitigation Measure 3.14-24(f) | Implement the trip reduction measures included in the Project TDM Program described in Mitigation Measure 3.14-2(b). | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) | See Mitigation Measure 3.14-2(b) |
| Mitigation Measure 3.14-24(g) | Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor. | See Mitigation Measure 3.14-8(b) | See Mitigation Measure 3.14-8(b) | See Mitigation Measure 3.14-8(b) | See Mitigation Measure 3.14-8(b) |
| Mitigation Measure 3.14-24(h) | The project applicant shall provide a one-time contribution of $1,524,900 which represents a fair share contribution of funds towards Caltrans' I-405 Active Traffic Management (ATM)/Corridor Management (CM) project. | Project Applicant in consultation with Caltrans | DPW-Transportation &amp; Traffic Division | Payment to Caltrans shall be made prior to issuance of first building permit for Arena construction, following excavation | DPW-Transportation &amp; Traffic Division to confirm that contribution has been made |</p>
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<tr>
<td>Mitigation Measure 3.14-25(b) The project applicant shall implement Mitigation Measures 3.14-11(b) (Lengthen the proposed shuttle pull-out).</td>
<td>See Mitigation Measure 3.14-11(b)</td>
<td>See Mitigation Measure 3.14-11(b)</td>
<td>See Mitigation Measure 3.14-11(b)</td>
<td>See Mitigation Measure 3.14-11(b)</td>
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<td>3.14-26: The Proposed Project could have the potential to result in inadequate emergency access under cumulative conditions</td>
<td>Mitigation Measure 3.14-26 Implement Mitigation Measure 3.14-14 (Local Hospital Access Plan).</td>
<td>See Mitigation Measure 3.14-14</td>
<td>See Mitigation Measure 3.14-14</td>
<td>See Mitigation Measure 3.14-14</td>
<td>See Mitigation Measure 3.14-14</td>
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<td>3.14-28: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts at intersections under Adjusted Baseline conditions.</td>
<td>Mitigation Measure 3.14-28(a) Implement Mitigation Measures 3.14-3(a) through 3.14-3(o).</td>
<td>See Mitigation Measures 3.14-3(a) through 3.14-3(o)</td>
<td>See Mitigation Measures 3.14-3(a) through 3.14-3(o)</td>
<td>See Mitigation Measures 3.14-3(a) through 3.14-3(o)</td>
<td>See Mitigation Measures 3.14-3(a) through 3.14-3(o)</td>
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<td>Mitigation Measure 3.14-28(c) On days with concurrent events at The Forum, the City shall coordinate the Event TMP with the operator of The Forum to expand traffic control officer coverage and implement temporary lane assignments through the use of cones as follows:</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>During operation, the City shall coordinate the Event TMP with the operator of The Forum on days with concurrent events with The Forum</td>
<td>Event TMP shall address concurrent events at The Forum DPW-Transportation &amp; Traffic Division may, as required, designate additional locations to be staffed by TCOs DPW-Transportation &amp; Traffic Division to coordinate between Forum operator and Project Applicant</td>
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<td>Impact</td>
<td>Mitigation Measure</td>
<td>Implementing Party</td>
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<tr>
<td>3.14-28 (cont.)</td>
<td>Mitigation Measure 3.14-28(d)</td>
<td>City of Inglewood, with support from Project Applicant in consultation with NFL Stadium operator</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>During operation, the City shall coordinate the Event TMP with the operator of the NFL Stadium on days with concurrent events with the NFL Stadium</td>
<td>Event TMP shall address concurrent events at the NFL Stadium. DPW-Transportation &amp; Traffic Division may, as required, designate additional locations to be staffed by TCOs. DPW-Transportation &amp; Traffic Division to coordinate between NFL Stadium operator and Project Applicant.</td>
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<td>See Mitigation Measure 3.14-2(c)</td>
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<td></td>
<td>Mitigation Measure 3.14-28(e)</td>
<td>See Mitigation Measure 3.14-2(c)</td>
<td>See Mitigation Measure 3.14-2(c)</td>
<td>See Mitigation Measure 3.14-2(c)</td>
<td>See Mitigation Measure 3.14-2(c)</td>
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<tr>
<td></td>
<td>Implement Mitigation Measure 3.14-2(c) (West Century Boulevard/La Cienega Boulevard Improvements).</td>
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<td></td>
<td>Mitigation Measure 3.14-28(f)</td>
<td>City of Inglewood, with support from Project Applicant in consultation with NFL Stadium operator</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>During operation, the City shall coordinate the NFL Stadium TMOP to incorporate special traffic management provisions prior to the first NFL Stadium event that would utilize the Project garages.</td>
<td>DPW-Transportation &amp; Traffic Division to coordinate between NFL Stadium operator and Project Applicant.</td>
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<td></td>
<td>The City of Inglewood shall require the NFL Stadium TMOP to incorporate special traffic management provisions to cover conditions during which attendees to an NFL football game would utilize parking within the Project garages.</td>
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<td>3.14-29: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts on freeway facilities under Adjusted Baseline conditions.</td>
<td>Mitigation Measure 3.14-29(a)</td>
<td>See Mitigation Measure 3.14-3(h)</td>
<td>See Mitigation Measure 3.14-3(h)</td>
<td>See Mitigation Measure 3.14-3(h)</td>
<td>See Mitigation Measure 3.14-3(h)</td>
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<tr>
<td></td>
<td>Implement Mitigation Measure 3.14-3(h) (I-105 Westbound Off-ramp Widening at Crenshaw Boulevard).</td>
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<td></td>
<td>Mitigation Measure 3.14-29(b)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
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<tr>
<td></td>
<td>Implement Mitigation Measure 3.14-3(c) (Restripe I-405 NB Off-Ramp at West Century Boulevard).</td>
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<td></td>
<td>Mitigation Measure 3.14-28(c)</td>
<td>See Mitigation Measure 3.14-3(o)</td>
<td>See Mitigation Measure 3.14-3(o)</td>
<td>See Mitigation Measure 3.14-3(o)</td>
<td>See Mitigation Measure 3.14-3(o)</td>
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<tr>
<td></td>
<td>Implement Mitigation Measure 3.14-3(o) (Coordinate and Optimize Traffic Signals on Inglewood Streets).</td>
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<td></td>
<td>Mitigation Measure 3.14-29(d)</td>
<td>See Mitigation Measure 3.14-3(g)</td>
<td>See Mitigation Measure 3.14-3(g)</td>
<td>See Mitigation Measure 3.14-3(g)</td>
<td>See Mitigation Measure 3.14-3(g)</td>
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<tr>
<td></td>
<td>Implement Mitigation Measure 3.14-3(g) (I-105 Off-ramp Widening at South Prairie Avenue).</td>
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### Impact 3.14 Transportation and Circulation (cont.)

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<tr>
<th>Mitigation Measure</th>
<th>Implementing Party</th>
<th>Monitoring Party</th>
<th>Timing</th>
<th>Notes</th>
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</thead>
<tbody>
<tr>
<td>Mitigation Measure 3.14-29(f) Implement the trip reduction measures included in the Project Transportation Demand Management Program described in Mitigation Measure 3.14-2(b) (Implement TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<tr>
<td>Mitigation Measure 3.14-29(g) Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor).</td>
<td>See Mitigation Measure 3.14-8(b)</td>
<td>See Mitigation Measure 3.14-8(b)</td>
<td>See Mitigation Measure 3.14-8(b)</td>
<td>See Mitigation Measure 3.14-8(b)</td>
</tr>
<tr>
<td>Mitigation Measure 3.14-30(b) The project applicant shall implement Mitigation Measures 3.14-11(b) (Lengthen the proposed shuttle pull-out).</td>
<td>See Mitigation Measure 3.14-11(b)</td>
<td>See Mitigation Measure 3.14-11(b)</td>
<td>See Mitigation Measure 3.14-11(b)</td>
<td>See Mitigation Measure 3.14-11(b)</td>
</tr>
<tr>
<td>Mitigation Measure 3.14-30(c) The project applicant shall coordinate with the City and NFL Stadium operator prior to concurrent events to develop a mutually acceptable strategy for accommodating shuttles buses that would transport Project Major Event attendees to/from remote parking locations.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>During operation, coordination with the City and NFL Stadium operator to develop a mutually acceptable strategy for accommodating shuttles buses shall be required prior to the first concurrent event with the NFL Stadium</td>
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<tr>
<td>3.14-31: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would result in inadequate emergency access under Adjusted Baseline conditions. Mitigation Measure 3.14-31 Implement Mitigation Measure 3.14-14 (Implement Local Hospital Access Plan).</td>
<td>See Mitigation Measure 3.14-14</td>
<td>See Mitigation Measure 3.14-14</td>
<td>See Mitigation Measure 3.14-14</td>
<td>See Mitigation Measure 3.14-14</td>
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<td><strong>3.14 Transportation and Circulation (cont.)</strong></td>
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<td><strong>3.14-33:</strong> Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts at intersections under cumulative conditions.</td>
<td>Mitigation Measure 3.14-33(a)&lt;br&gt;Implement Mitigation Measures 3.14-18(a) through 3.14-18(r).</td>
<td>See Mitigation Measures 3.14-18(a) through 3.14-18(r)</td>
<td>See Mitigation Measures 3.14-18(a) through 3.14-18(r)</td>
<td>See Mitigation Measures 3.14-18(a) through 3.14-18(r)</td>
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<td></td>
<td>Mitigation Measure 3.14-33(b)&lt;br&gt;Implement Mitigation Measure 3.14-28(c) (Additional TCO placement and temporary lane changes at select intersections).</td>
<td>See Mitigation Measure 3.14-28(b)</td>
<td>DPW- Transportation &amp; Traffic Division</td>
<td>The Event TMP shall be revised to include this requirement prior to issuance of certificate of occupancy for the Arena</td>
</tr>
<tr>
<td></td>
<td>Mitigation Measure 3.14-33(c)&lt;br&gt;Implement Mitigation Measure 3.14-28(f) (City of Inglewood shall require the NFL Stadium TMP to incorporate special traffic management provisions to cover conditions during which attendees to an NFL football game would utilize parking within the Project garages).</td>
<td>See Mitigation Measure 3.14-28(f)</td>
<td>See Mitigation Measure 3.14-28(f)</td>
<td>See Mitigation Measure 3.14-28(f)</td>
</tr>
<tr>
<td><strong>3.14-34:</strong> Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would cause significant impacts on freeway facilities under cumulative conditions.</td>
<td>Mitigation Measure 3.14-34(a)&lt;br&gt;Implement Mitigation Measure 3.14-3(h) (I-105 Westbound Off-ramp Widening at Crenshaw Boulevard).</td>
<td>See Mitigation Measure 3.14-3(h)</td>
<td>See Mitigation Measure 3.14-3(h)</td>
<td>See Mitigation Measure 3.14-3(h)</td>
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<td></td>
<td>Mitigation Measure 3.14-34(b)&lt;br&gt;Implement Mitigation Measure 3.14-3(c) (Restripe I-405 NB Off-Ramp at West Century Boulevard).</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
<td>See Mitigation Measure 3.14-3(c)</td>
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<td></td>
<td>Mitigation Measure 3.14-34(c)&lt;br&gt;Implement Mitigation Measure 3.14-3(o) (Coordinate and Optimize Traffic Signals on Inglewood Streets).</td>
<td>See Mitigation Measure 3.14-3(o)</td>
<td>See Mitigation Measure 3.14-3(o)</td>
<td>See Mitigation Measure 3.14-3(o)</td>
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<td></td>
<td>Mitigation Measure 3.14-34(d)&lt;br&gt;Implement Mitigation Measure 3.14-3(g) (I-105 Off-ramp Widening at South Prairie Avenue).</td>
<td>See Mitigation Measure 3.14-3(g)</td>
<td>See Mitigation Measure 3.14-3(g)</td>
<td>See Mitigation Measure 3.14-3(g)</td>
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<td></td>
<td>Mitigation Measure 3.14-34(f) Implement the trip reduction measures included in the Project Transportation Demand Management Program described in Mitigation Measure 3.14-2(b) (TDM Program).</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
<td>See Mitigation Measure 3.14-2(b)</td>
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<td>Mitigation Measure 3.14-34(g) Implement Mitigation Measure 3.14-8(b) (Work with Caltrans to implement traffic management system improvements along the I-105 corridor).</td>
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<td></td>
<td>Mitigation Measure 3.14-35(b) The project applicant shall implement Mitigation Measures 3.14-11(b) (Lengthen Proposed Shuttle Pull-Out).</td>
<td>See Mitigation Measure 3.14-11(b)</td>
<td>See Mitigation Measure 3.14-11(b)</td>
<td>See Mitigation Measure 3.14-11(b)</td>
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<td></td>
<td>Mitigation Measure 3.14-35(c) The project applicant shall coordinate with the City and NFL Stadium TMOP operator prior to concurrent events to develop a mutually acceptable strategy for accommodating shuttles buses that would transport Project Major Event attendees to/from remote parking locations.</td>
<td>City of Inglewood, with support from Project Applicant in consultation with NFL Stadium operator</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>During operation, the City shall coordinate the Event TMP with the operator of the NFL Stadium on days with concurrent events with the NFL Stadium, to occur prior to the first concurrent event and to be implemented thereafter during operations</td>
</tr>
<tr>
<td>3.14-36: Major events at the Proposed Project, when operating concurrently with major events at The Forum and/or the NFL Stadium, would result in inadequate emergency access under cumulative conditions.</td>
<td>Mitigation Measure 3.14-36 Implement Mitigation Measure 3.14-14 (Implement Local Hospital Access Plan).</td>
<td>See Mitigation Measure 3.14-14</td>
<td>See Mitigation Measure 3.14-14</td>
<td>See Mitigation Measure 3.14-14</td>
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<td>3.15-9: Construction and operation of the Proposed Project could have the potential to require or result in the relocation or construction of new or expanded storm water drainage facilities or expansion of existing facilities, the construction or relocation of which could have the potential to cause significant environmental effects.</td>
<td>Mitigation Measure 3.15-9 Implement Mitigation Measure 3.9-1(a) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB).</td>
<td>See Mitigation Measure 3.9-1(a)</td>
<td>See Mitigation Measure 3.9-1(a)</td>
<td>See Mitigation Measure 3.9-1(a)</td>
</tr>
<tr>
<td>3.15-10: Construction and operation of the Proposed Project, in conjunction with other cumulative development, could have the potential to result in the relocation or construction of new storm water drainage facilities or expansion of existing facilities, the construction or relocation of which could have the potential to cause significant environmental effects.</td>
<td>Mitigation Measure 3.15-10 Implement Mitigation Measure 3.9-1(a) (Comply with Applicable Regulations as Approved by the City and the Los Angeles RWQCB).</td>
<td>See Mitigation Measure 3.9-1(a)</td>
<td>See Mitigation Measure 3.9-1(a)</td>
<td>See Mitigation Measure 3.9-1(a)</td>
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## Project Design Features

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<thead>
<tr>
<th>Design Feature</th>
<th>Implementing Party</th>
<th>Monitoring Party</th>
<th>Timing</th>
<th>Notes</th>
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<tbody>
<tr>
<td>Construction Project Design Feature 3.2-1</td>
<td>Project Applicant</td>
<td>DPW-Engineering Division</td>
<td>Construction equipment features for equipment operating at the Project Site, as well as the following construction protocols.</td>
<td>Construction equipment features for equipment operating at the Project Site, as well as the following construction protocols.</td>
</tr>
</tbody>
</table>

**The project applicant will implement the following construction equipment features for equipment operating at the Project Site, as well as the following construction protocols.** These features and protocols would be included in applicable bid documents, and successful contractor(s) must demonstrate the ability to supply such equipment and comply with such protocols. Construction features would include the following:

- The Project shall utilize off-road diesel-powered construction equipment that meets or exceeds the California Air Resources Board (CARB) and United States Environmental Protection Agency (US EPA) Tier 4 Final off-road emissions standards or equivalent for all equipment rated at 50 horsepower (hp) or greater. Such equipment shall be outfitted with Best Available Control Technology (BACT) which means a CARB certified Level 3 Diesel Particulate Filter or equivalent.

- During plan check, the Project representative will make available to the lead agency and South Coast Air Quality Management District (SCAQMD) a comprehensive inventory of all off-road construction equipment, equal to or greater than 50 horsepower, that will be used during construction. The inventory will include the horsepower rating, engine production year, and certification of the specified Tier standard. A copy of each unit’s certified tier specification, BACT documentation, and CARB or SCAQMD operating permit shall be maintained on site at the time of mobilization for each applicable piece of construction equipment.

- Equipment such as concrete/industrial saws, pumps, aerial lifts, material hoist, air compressors, and forklifts must be electric or alternative-fueled (i.e., non-diesel). Pole power shall be utilized at the earliest feasible point in time and shall be used to the maximum extent feasible in lieu of generators. If stationary construction equipment, such as diesel- or gasoline-powered generators, must be operated continuously, such equipment must be located at least 100 feet from air quality sensitive land uses (e.g., residences, schools, childcare centers, hospitals, parks, or similar uses), whenever possible.

- To control dust emissions during soil disturbing phases such as demolition, site preparation, and grading and excavation, the Project shall apply water at least every 2 hours per day on active areas of disturbance and paved roads.

- Contractors will maintain and operate construction equipment to minimize exhaust emissions. All construction equipment must be properly tuned and maintained in accordance with the manufacturer’s specifications and documentation demonstrating proper maintenance, in accordance with the manufacturer’s specifications, shall be maintained on site. Tampering with construction equipment to increase horsepower or to defeat emission control devices must be prohibited.

- Construction activities must be discontinued during second-stage smog alerts. Records of discontinued construction activities due to second stage smog alerts will be maintained on site by the contractor.

Inventory of construction equipment, including specifications and permitting status, to be maintained by Project applicant, available for review upon request by DPW-Engineering Division or SCAQMD.
5. Mitigation Monitoring and Reporting Program

**Project Design Features**

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<th>Design Feature</th>
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<tr>
<td>• Heavy duty construction trucks (import, export, delivery, etc.) would be prohibited from traveling to and from the Project Site during the pre-and post-event hours on major event days at the NFL Stadium and/or The Forum. All haul truck trips would be prohibited from leaving the site after 3:00 PM.</td>
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</table>
| Operations Project Design Feature 3.2-2 | Project Applicant | DPW-Engineering Division | Operational equipment requirements and operation protocols for equipment operating at the Project Site. These features would be included in applicable bid documents, and successful contractor(s) must demonstrate the ability to supply such equipment and comply with such protocols. Operation features would include the following:  
All emergency generators used for Project operations shall be selected from the SCAQMD certified generators list and meet applicable federal standards for diesel emissions. For after-treatment of engine exhaust air, a diesel particulate filter shall be provided to meet the emission level requirements of SCAQMD. The Project would have two emergency generators and two fire pumps, each could operate up to two hours per day and a total of 50 hours per year for testing and maintenance (per SCAQMD Rule 1470 limit) to ensure reliability in the case of a power outage. Testing of the generators for maintenance and operations purposes would be permitted only during non-event days.  
Heavy-duty delivery trucks would be prohibited from traveling to and from the Project Site during the two hours before and one hour after an event at the Project of more than 9,500 attendees, and during pre-and post-event hours during major event days at the NFL Stadium and/or The Forum. | Operational equipment requirements and operation protocols for equipment operating shall be included in applicable bid documents prior to seeking bids for operational emergency generator equipment and deliveries using heavy-duty delivery trucks  
Testing of the generators for maintenance and operations shall occur annually during operation  
Prohibition of heavy-duty delivery trucks shall be enforced during operation | Inventory of generators, including specifications and permitting status, to be maintained by Project applicant, available for review upon request by DPW-Engineering Division or SCAQMD  
Project Applicant to maintain log showing date/time that delivery trucks travel to/from Arena during events specified in DF 3.2-2; lot to be provided to DPW-Engineering Division or SCAQMD upon request |
| Project Design Feature 3.3-1 | Project Applicant | ECD-Planning Division | Building design features shall be shown on building plans for the Arena, prior to the issuance of building permits for the Arena | |
| The project applicant would implement the following operational equipment requirements and operation protocols for equipment operating at the Project Site. These features would be included in applicable bid documents. Design features would include the following:  
The Arena Structure would be designed to achieve Leadership in Energy and Environmental Design (LEED) Bird Collision Deterrence credits;  
The Arena Structure would be designed to address the best practices of the US Fish and Wildlife Service Division of Migratory Bird Management, the recommendations for bird friendly materials established in the City of New York Building Code, and the design criteria for Building Feature-Related Hazards from the City of San Francisco Planning Department’s Design Guide Standards for Bird-Safe Buildings;  
The Arena façade and envelope composition would be made of translucent polymer* panels with a pattern or metal substructure, along with opaque photovoltaic panels. The materials would be selected with the goal of achieving a maximum threat factor of 25 pursuant to the American Bird Conservancy Bird Collision Deterrence Material Threat Factor Reference Standard. To be consistent with this standard, the project applicant has committed that a large majority of externally visible glass panels would include a fitted finish,** which is both energy efficient and is perceived by birds as a solid surface, reducing the potential for fatal collisions; and | | | | |
## Project Design Features

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<tr>
<td>• The lighting of the Arena Structure would be managed to minimize the potential to attract birds and create the potential for night collisions. Consistent with night-lighting standards of the City of San Francisco Planning Department’s Design Guide Standards for Bird-Safe Buildings, and consistent with the requirements of the FAA due to the proximity of the Project Site to LAX, the Proposed Project would not include the use of searchlights or up-lighting. Night lighting of the Arena Structure would be partially shielded by the translucent panels that would help limit the escape of bright lights. (Footnote *: Translucent polymer panels will be made of either ethylene tetrafluoroethylene (ETFE) or polytetrafluoroethylene (PTFE).) (Footnote **: Fritted glass is glass that has been fused with pigmented glass particles.)</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>Sound barriers shall be constructed prior to the start of any construction activities on the Arena Site</td>
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<tr>
<td>A proposed 15-foot-high permanent sound barrier would be constructed along the full length of the southern boundary of the Arena Site. A temporary, additional 7-foot-high sound barrier “topper” would be placed along the eastern two-thirds of this permanent wall for the duration of construction activities on the Arena Site. Permanent 12-foot-high sound barriers are proposed to be constructed along the shared boundaries of the Arena Site and the residences located at 10204 South Prairie Avenue and 10228 South Prairie Avenue prior to the start of any major construction activities on the Arena Site. A temporary 12-foot-high sound barrier is proposed along the western boundary of the Arena Site from the southern boundary to approximately mid-block between West 101st Street and West 102nd Street. Barriers would not be placed in front of the residences located at 10204 South Prairie Avenue and 10228 South Prairie Avenue so as to continue to allow resident access to those parcels from South Prairie Avenue.</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>Sound barriers shall be constructed prior to the start of any construction activities on the Arena Site</td>
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<tr>
<td>A temporary 16-foot-high sound barrier is proposed along the shared boundary of the Arena Site and the Airport Park View Hotel, which would be replaced with a permanent 12-foot-high sound wall after the conclusion of major construction activities on the Arena Site. Similarly, the temporary 12-foot-high sound barrier proposed at the northeast corner of the Arena Site and West 102nd Street during construction would be replaced with a permanent 5-foot-high sound wall at the conclusion of major construction activities. A temporary 12-foot-high sound barrier is also proposed at the southeast corner of the Arena Site and West 102nd Street between the southern sidewalk of West 102nd Street and the northern facade of the industrial use located adjacent to the Arena Site to the east, south of West 102nd Street.</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>Sound barriers shall be constructed prior to the start of any construction activities on the Arena Site</td>
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## AB 987 Conditions of Approval

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<tr>
<th>Condition of Approval</th>
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<tr>
<td><strong>LEED Gold Certification</strong></td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>Within one year of completion of the first NBA season of the Arena</td>
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<tr>
<td>The project applicant shall qualify for LEED Gold certification for all buildings constructed as part of the Project within one year of the completion of the first NBA season at the Arena. The LEED Gold certification qualification shall include the following components:</td>
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<td>• Access to Quality Transit.</td>
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<td>• Sustainable Sites: rainwater management, open space, heat island reduction, light pollution reduction and percentage of permeable surfaces, including roof-top gardens.</td>
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<td>• Water Efficiency: use of ultra-low flow fixtures in restrooms; reduction in indoor water use by a minimum of 40 percent; 100% recycled water to service project landscaping designed for low water usage.</td>
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<td>• Energy and Atmosphere: optimized performance and renewable energy production; provide photovoltaic panels on the main arena building roof; fund the purchase of carbon offsets; Title 24 compliance; use of 100% light emitting diode (LED) lighting indoors and outdoors throughout the site; and implementation of high efficiency HVAC-related strategies.</td>
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<td>• Materials and Resources: recycle at least 75 percent of demolition materials.</td>
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<td>• Indoor Environmental Quality: enhanced indoor and outdoor air quality; meet American Society of Heating, Refrigerating and Air-Conditioning Engineers (ASHRAE) 62.1:2010 indoor air quality requirements and ASHRAE 55 thermal comfort requirements.</td>
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<td>• Innovation: implementation of the FanFirst/Occupant Comfort Survey; green education program; LEED Operations + Management (O+M) Starter Kit (Pest Management and Green Cleaning Program); the purchasing of 100% LED lamps.</td>
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<td>The project applicant shall seek LEED Gold certification for all buildings constructed as part of the Project within one year of the completion of the first NBA season at the Arena, anticipated to occur in the summer of 2025.</td>
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<tr>
<td><strong>TDM Program</strong></td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic Division</td>
<td>The Event TMP shall be finalized by 6 months prior to the issuance of certificate of occupancy for the Arena; subject to review and approval by DPW-Transportation &amp; Traffic Division</td>
<td>Design and planning for TDM Program shall commence not less than 24 months prior to scheduled Arena opening date (currently estimated October 2024). Create a schedule for development of the TDM Program to ensure finalization by 6 months prior to the issuance of certificate of occupancy for the Arena.</td>
</tr>
<tr>
<td>The project applicant shall implement the TDM Program appearing at Attachment C to the “AB 987 Application for the Inglewood Basketball and Event Center” (November 2018) (copy attached). The TDM Program shall achieve the following standards:</td>
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<td>• 15% reduction in vehicle trips on an annual basis as compared to Project operations absent the TDM Program no later than January 1, 2030; and</td>
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<td>• 7.5% reduction in vehicle trips on an annual basis as compared to Project operations absent the TDM Program no later than the end of the first NBA season in the Arena.</td>
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<td>The TDM Program shall include the following components:</td>
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<tr>
<td><strong>TDM 1 - Encourage Alternative Modes of Transportation (Rail, Public Bus, and Vanpool)</strong></td>
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<td>Provide monetary incentives and bus stop improvements near the Project Site.</td>
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<td><strong>TDM 2 - Event-day Dedicated Shuttle Services</strong></td>
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## AB 987 Conditions of Approval

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<th>Condition of Approval</th>
<th>Implementing Party</th>
<th>Monitoring Party</th>
<th>Timing</th>
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<tr>
<td>Provide connectivity to the existing and future Metro Rail Stations and take advantage of the transportation resources in the area. Ensure a sufficient number of shuttles will be provided for successful and convenient connectivity, with short wait times.</td>
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<td></td>
<td>The project applicant shall prepare and submit an annual monitoring report to DPW-Transportation &amp; Traffic Division not more than 60 days after the final basketball game at the arena for that year, after initial year of operations, City may adjust date of submittal of annual report to be concurrent with any annual report submitted to the City pursuant to Development Agreement</td>
<td>Revisions to TDM Program subject to review and approval of DPW-Transportation &amp; Traffic Division</td>
</tr>
<tr>
<td><strong>TDM 3 – Encourage Carpoools and Zero-Emission Vehicles</strong></td>
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<td></td>
<td>A 7.5% reduction of vehicle trips on an annual basis shall be achieved no later than the end of the first NBA season in the Arena</td>
<td>Shuttle routes (TDM 2) subject to review and approval by DPW-Transportation &amp; Traffic Division</td>
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<tr>
<td>Provide several incentives that would encourage carpooling and zero emission vehicles as a means for sharing access to and from the Project Site.</td>
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<td></td>
<td>A 15% reduction of vehicle trips on an annual basis shall be achieved no later than January 1, 2030</td>
<td>Project Applicant to maintain documentation of implementation of TDM Program, and to make documentation available to DPW-Transportation &amp; Traffic Division upon request. If the project applicant fails to verify achievement of the 15% vehicle trip reduction by January 1, 2030, the City shall impose additional measures on the project applicant to reduce vehicle trips by 17%, or by 20% if there is a rail transit line with a stop within ¼-mile of the Arena, by January 1, 2035</td>
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<td><strong>TDM 4 – Encourage Active Transportation</strong></td>
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<td>Include features which would enhance the access for bicyclists and pedestrians.</td>
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<td><strong>TDM 5 – Employee Vanpool Program</strong></td>
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<td>Provide an employee vanpool program that would accommodate 5% of the employees in conjunction with TDM 1.</td>
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<td><strong>TDM 6 – Park-n-Ride Program</strong></td>
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<td>Provide a regional park-n-ride program that would utilize charter coach buses.</td>
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<td><strong>TDM 7 - Information Services</strong></td>
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<td>Provide a number of services which would inform the public about activities at the IBEC.</td>
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<td><strong>TDM 8 – Reduce On-Site Parking Demand</strong></td>
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<tr>
<td>Include features that reduce on-site parking demand.</td>
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<td><strong>TDM 9 – Event-Day Local Microtransit Service</strong></td>
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<td>Provide a local minibus/microtransit service for event days that would accommodate up to 66 employees and 180 attendees.</td>
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### AB 987 Conditions of Approval

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<tbody>
<tr>
<td><strong>Air Pollutant Emissions</strong></td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>130 tons of NOx and 3 tons of PM2.5 (or 65 tons of NOx and 1.5 tons of PM2.5, if at least $30 million are invested in such reduction measures) in the first year following commencement of construction of the Project</td>
</tr>
<tr>
<td>The Project shall achieve reductions of 400 tons of oxides of nitrogen (NOx) and 10 tons of particulate matter less than 2.5 microns in diameter (PM2.5) over 10 years following the commencement of construction of the project. Of these amounts, 130 tons of NOx and 3 tons of PM2.5 must be achieved within the first year following commencement of construction. If the project sponsor can demonstrate and verify to the South Coast Air Quality Management District that it has invested at least $30 million dollars toward achieve those air pollutant reductions, only one-half of these reduction amounts must be achieved.</td>
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<td>400 tons of NOx and 10 tons of PM2.5 (or 200 tons of NOx and 5 tons of PM2.5 if at least $30 million are invested in such reduction measures) within 10 years following commencement of construction of the Project</td>
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</table>

| **Solid Waste**                       | Project Applicant          | PW-Environmental Services Division | Operational measures, including compliance with regulations, shall be implemented on an ongoing basis during Project operations |
| The Project will comply with the requirements for commercial and organic waste recycling in Chapters 12.8 (commencing with Public Resources Code section 42649) and 12.9 (commencing with Public Resources Code Section 42649.8), as applicable. |                             | Comply with demolition related measures during demolition phase of construction |
| The Project shall source separate its solid waste and subscribe a recycling service consistent with applicable City of Inglewood ordinances and state regulations. |                             | Subscribe to a municipal solid waste collection service prior to operation of the Project |
| The Project shall arrange for recycling services for its organic solid waste. |                             |                                                                 |
## AB 978 Conditions of Approval

<table>
<thead>
<tr>
<th>Condition of Approval</th>
<th>Implementing Party</th>
<th>Monitoring Party</th>
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<tr>
<td><strong>GHG Emissions</strong></td>
<td>See above</td>
<td>See above</td>
<td>See above</td>
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<tr>
<td>The Project shall implement the following measures such that the Project does not result in any net additional emission of greenhouse gases, including greenhouse gas emissions from employee transportation, as determined by the State Air Resources Board pursuant to Division 25.5 (commencing with Section 38500) of the Health and Safety Code, and based on the emissions estimates, calculations and methodologies set forth in the Project Applicant's application to the Governor under AB 978, as approved by the Governor and in light of the determination by the State Air Resources Board. Measures to achieve LEED Gold Qualifying as Local Direct Measures (see above). TDM Program (see above). Waste Reduction and Diversion (see above).</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic</td>
<td>Prior to issuance of certificate of occupancy for the Arena</td>
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<tr>
<td><strong>On-Site Local Direct Measures</strong></td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic</td>
<td>Prior to issuance of certificate of occupancy for the Arena</td>
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</tr>
<tr>
<td>Smart Parking System. The Applicant shall install systems in the on-site parking structures serving the Project to reduce vehicle circulation and idle time within the structures by more efficiently directing vehicles to available parking spaces.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic</td>
<td>Ongoing during Project operations</td>
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<tr>
<td><strong>Zero Waste Program</strong></td>
<td>Project Applicant</td>
<td>DPW-Environmental Services Division</td>
<td>Ongoing during Project operations</td>
<td></td>
</tr>
<tr>
<td>The Applicant shall implement a waste and diversion program for operations of the Project, with the exception of the hotel, with a goal of reducing landfill waste to zero. Effectiveness of the program shall be monitored annually through the U.S. Environmental Protection Agency's WasteWise program or a similar annual reporting system.</td>
<td>Project Applicant</td>
<td>DPW-Environmental Services Division</td>
<td>Ongoing during Project operations Monitoring reports to be submitted annually</td>
<td></td>
</tr>
<tr>
<td><strong>Renewable Energy</strong></td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>From commencement of Project operations through achievement of GHG reductions through renewable energy of no less than 7,617 MT CO2e</td>
<td></td>
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<tr>
<td>The Applicant shall reduce GHG emissions associated with energy demand of the Project Arena that exceeds on-site energy generation capacity by using Renewable Energy during Project operations for a period sufficient to achieve GHG emission reductions equal to approximately 2.5% of the total estimate of GHG emissions that could occur in the hypothetical 100% backfill emissions scenario.</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>From commencement of Project operations through achievement of GHG reductions through renewable energy of no less than 7,617 MT CO2e</td>
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<tr>
<td><strong>Solar Photovoltaic System</strong></td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>Prior to issuance of certificate of occupancy for the Arena</td>
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<tr>
<td>Installation of a 700-kW solar photovoltaic system generating approximately 1,085,000 kW-hours of energy annually.</td>
<td>Project Applicant and DPW-Transportation &amp; Traffic</td>
<td>DPW-Transportation &amp; Traffic</td>
<td>Prior to issuance of the first grading permit for the Project</td>
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<tr>
<td><strong>Off-Site Local Direct Measures</strong></td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic</td>
<td>Prior to issuance of the first grading permit for the Project</td>
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<tr>
<td>City of Inglewood Municipal Fleet Vehicles ZEV Replacement. The Applicant shall enter into an agreement with the City of Inglewood to cover 100% of the cost of replacement of ten (10) municipal fleet vehicles that produce GHG emissions with Zero-Emissions Vehicles (ZEVs) and related infrastructure (e.g., EVCS) for those vehicles prior to the issuance of grading permits.</td>
<td>Project Applicant and DPW-Transportation &amp; Traffic</td>
<td>DPW-Transportation &amp; Traffic</td>
<td>Prior to issuance of the first grading permit for the Project</td>
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<td>Condition of Approval</td>
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<td><strong>ZEV Replacement of Transit Vehicles Operating Within the City of Inglewood.</strong> Prior to the issuance of grading permits, the Applicant shall enter into an agreement with the City of Inglewood to cover 100% of the cost of replacement of two (2) transit vehicles that operate within the City of Inglewood that produce GHG emissions with ZEVs and related infrastructure (e.g., EVCS) for those vehicles prior to issuance of grading permits.</td>
<td>Project Applicant and DPW-Transportation &amp; Traffic</td>
<td>DPW-Transportation &amp; Traffic</td>
<td>Prior to issuance of the first grading permit for the Project</td>
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<tr>
<td><strong>Local EV Charging Stations in the City of Inglewood.</strong> Prior to the issuance of grading permits, the Applicant shall enter into agreements to install twenty (20) EVCS at locations in the City of Inglewood. These EVCS will be available for use by the public for charging electric vehicles.</td>
<td>Project Applicant</td>
<td>DPW-Transportation &amp; Traffic</td>
<td>Prior to issuance of first grading permit for the Project</td>
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<tr>
<td><strong>City of Inglewood Tree Planting Program.</strong> Prior to the issuance of grading permits, the Applicant shall develop or enter into partnerships with existing organizations to develop a program to plant 1,000 trees within the City of Inglewood.</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>Prior to issuance of first grading permit for the Project</td>
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<tr>
<td><strong>1,000 Local Residential Electric Vehicle Charging Stations.</strong> Prior to the issuance of grading permits for the Project, the Applicant shall implement a program to cover 100% of the cost of purchasing and installing 1,000 electric vehicle (&quot;EV&quot;) chargers for residential use in local communities near the Project site. Residents in the City of Inglewood and surrounding communities who purchase a new or used battery EV shall be eligible for the program.</td>
<td>Project Applicant</td>
<td>ECD-Building Safety Division</td>
<td>The program shall be in place prior to issuance of first grading permit for the Project</td>
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**Implementation of Local, Direct Measures**

The Applicant shall implement all on-site local, direct measures identified above by the end of the first NBA regular season or June of the first NBA regular season, whichever is later, during which an NBA team has played at the Project Arena. All off-site, local, direct measures identified above must be in excess of any regulatory requirement or any previously planned action by the City of Inglewood that would have occurred otherwise.

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**Carbon Offset Credits**

To the extent carbon offsets are used to mitigate GHG emissions from the project, the Applicant will purchase voluntary carbon credits issued by an accredited carbon registry, such as the American Carbon Registry, Climate Action Reserve, and Verra, for the net increase in construction and operational emissions. Contracts to purchase carbon offset credits for construction emissions will be entered into prior to the issuance of grading permits, and contracts to purchase carbon offset credits for operational emissions will be entered into prior to the issuance of the final certificate of occupancy for the Proposed Project. Copies of the contract(s) will promptly be provided to CARB, the Governor’s Office, and the City of Inglewood to verify that construction and operational emissions have been offset.

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<th>Note</th>
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<td>Contracts to purchase carbon offset credits for construction emissions shall be entered into prior to issuance of grading permits for the Project</td>
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<tr>
<td></td>
<td>Contracts to purchase carbon offset credits for operational emissions shall be entered into by issuance of the final certificate of occupancy for the Arena</td>
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RESOLUTION NO. ___

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF INGLEWOOD, CALIFORNIA, RECOMMENDING TO THE CITY COUNCIL FOR APPROVAL AMENDMENTS TO THE LAND USE, CIRCULATION, AND SAFETY ELEMENTS OF THE INGLEWOOD GENERAL PLAN FOR THE INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER PROJECT.

(Case No. GPA-2020-003)

SECTION 1.

WHEREAS, Section 65302, subdivision (a) of the California Government Code requires certain elements to be included in the City of Inglewood General Plan (General Plan):

WHEREAS, Murphy’s Bowl, LLC (Project Sponsor), seeks the development of the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City’s residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the Project). The Project will also include a limited-service hotel. The area of the IBEC Project is shown in Exhibit A:
WHEREAS, the majority of the Project Site is designated as Industrial in the General Plan Land Use Element; a small approximately 2.7-acre area of the Project Site is designated as Commercial that is adjacent to S. Prairie Avenue, just south of W. Century Boulevard, comprised of Parcels with Assessor Identification Numbers:

<table>
<thead>
<tr>
<th>Parcel Number 1</th>
<th>Parcel Number 2</th>
<th>Parcel Number 3</th>
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<td>4032-001-005</td>
<td>4032-001-006</td>
<td>4032-001-039</td>
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<td>4032-001-900</td>
<td>4032-001-901</td>
<td>4032-001-904</td>
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WHEREAS, implementation of the Project necessitates text and map amendments to the General Plan, including certain text and map amendments to the General Plan Land Use, Circulation, and Safety Elements attached to this Resolution as Exhibits B, C-1, C-2, and C-3 which are incorporated herein by this reference (collectively, the General Plan Amendments);

WHEREAS, on May 1, 2020, the Economic and Community Development Department Director of the City of Inglewood directed Planning Division staff to prepare various Project approval materials, including the General Plan Amendments, and schedule a public hearing before the Planning Commission;

WHEREAS, the proposal was set for a duly-noticed public hearing before the Planning Commission in the City Council Chambers, Ninth Floor, of the Inglewood City Hall, on the 17th day of June 2020, beginning at the hour of 7:00 p.m.:

WHEREAS, on June 17, 2020, the Planning Commission conducted the hearing at the time and place stated above and afforded all persons interested in the matter of the General Plan Amendments, GPA-2020-003, or in any matter or subject related thereto, an opportunity to be heard by the Planning
Commission and to submit any testimony or evidence in favor of or against the proposed General Plan Amendments:

WHEREAS, after taking public testimony and fully considering all the issues, the Planning Commission determined that the proposed General Plan Amendments should be recommended for approval to the City Council as set forth herein; and

WHEREAS, pursuant to the California Environmental Quality Act, Public Resources Code section 21000, et seq. (CEQA), the City prepared an Environmental Impact Report (EA-EIR-2020-45) for the Project (EIR), which analyzes potential environmental impacts of the Project, including the General Plan Amendments. Prior to making a recommendation on the General Plan Amendments, the Planning Commission reviewed and considered the EIR and recommended that the City Council certify the EIR, make certain environmental Findings, adopt a Statement of Overriding Considerations (together, the CEQA Findings), and adopt a Mitigation Monitoring and Reporting Program (MMRP) for the Project.

SECTION 2.

NOW, THEREFORE, BE IT RESOLVED by the Inglewood Planning Commission, based on the entirety of the materials before the Planning Commission, including without limitation, agenda reports to the Planning Commission; the EIR and all appendices thereto and supporting information; Resolution No. __ (EIR Certification Resolution) including the CEQA Findings and MMRP attached as Exhibits B and C, respectively, thereto; all plans, drawings, and other materials submitted by the Project Sponsor; minutes, reports, and public testimony and evidence submitted as part of the City Council’s duly-noticed meetings regarding the IBEC Project; the record of proceedings prepared in connection with AB 987 pursuant to Public Resources Code section 21168.6.8; and all other information contained in the City’s
administrative record concerning the Project (collectively, the Record), which it has carefully reviewed and considered, the Planning Commission finds as follows:

1. That the foregoing Recitals are true and correct and made a part of this Resolution.

2. That all procedural requirements for the Planning Commission to recommend to the City Council approval of the General Plan Amendments have been followed.

3. The General Plan Amendments substantially comply with applicable requirements of state law and will ensure internal consistency of the General Plan as required by California Government Code Section 65300.5.

4. As described in Exhibit D (General Plan Consistency Findings), which is incorporated by reference as though fully set forth herein, the General Plan Amendments are in general conformity with the General Plan, as it is proposed to be amended, and the Project and the approvals required for implementation of the Project, are, on balance, consistent with the General Plan, as it is proposed to be amended.

5. The General Plan Amendments establish appropriate land uses and development standards for the efficient and orderly development of the Project and the adoption of the Amendments is reasonably related to the protection of the public health, safety, and welfare, as further described in the Planning Commission Agenda Report and Planning Commission Resolution No. __ (EIR Certification Resolution), which includes a Statement of Overriding Considerations.

6. An EIR has been prepared for the IBEC Project, including the proposed General Plan Amendments, and must be certified by the City Council prior to final approval of these General Plan Amendments, GPA 2020-003. The Planning Commission has recommended that the City Council certify the EIR
and adopt CEQA Findings including a Statement of Overriding Considerations for significant and unavoidable impacts of the Project that would remain significant even with the implementation of all feasible mitigation measures specified in the EIR, and adopt an MMRP for the Project in accordance with CEQA as provided in Planning Commission Resolution No. ___ (EIR Certification Resolution).

SECTION 3.

BE IT FURTHER RESOLVED, that pursuant to the foregoing recitations and findings the Planning Commission of the City of Inglewood, California, hereby recommends that the City Council approve and adopt the General Plan Amendments in the form attached to this Resolution as Exhibits B, C-1, C-2, and C-3.

BE IT FURTHER RESOLVED, that the Secretary of the Planning Commission is hereby instructed to forward a certified copy of this Resolution to the Project Sponsor and to the City Council as a report, with the findings and recommendations of the Planning Commission pertaining to the General Plan Amendments attached hereto as Exhibits B, C-1, C-2, and C-3 and to forward a certified copy of all related files, data and instruments.
BE IT FURTHER RESOLVED, this Resolution, a recommendation to the City Council to approve General Plan Amendment No. 2020-003 (GPA-2020-003) attached hereto as Exhibits B, C-1, C-2, and C-3 is passed, approved and adopted, this 17th day of June 2020.

______________________________
Larry Springs, Chairman
City Planning Commission
Inglewood, California

Attest:

______________________________
Evangeline Lane, Secretary
City Planning Commission
Inglewood, California
Exhibit A
Subject Site
Exhibit B
Text Amendments to the Inglewood General Plan
TEXT AMENDMENTS TO
THE INGLEWOOD GENERAL PLAN

Added text is shown in **bold underline**; removed text is shown in **bold strikethrough**.

**Section 1.**

Land Use Element “Section II – Statement of Objectives” for “Industrial” in Subsection D on pages 7 through 8 is amended to read as follows:

D. Industrial

- Provide a diversified industrial base for the City. Continue to improve the existing industrial districts by upgrading the necessary infrastructure and by eliminating incompatible and/or blighted uses through the redevelopment process.

- Continue the redevelopment of Inglewood by promoting the expansion of existing industrial firms and actively seek the addition of new firms that are environmentally non-polluting.

- Increase the industrial employment opportunities for the city’s residents.

- **Promote the development of sports and entertainment facilities and related uses on underutilized land, in appropriate locations, creating economic development and employment opportunities for the City’s residents.**

Land Use Element “Section VI – Future Land Uses” for “Industrial Land Use” in Subsection C on pages 71 through 74 is amended to read as follows:

C. Industrial Land Use

Usually there are three factors involved in the location of industrial land: infrastructure, compatibility of use, and proximity to an adequate labor force.

[intervening text intentionally omitted]

Industry should be compatible with surrounding land uses.

Compact
industrial locations such as an "industrial park" place industries adjacent to other industries, thereby minimizing conflict with residential and commercial areas. In some cases, industrial uses may be placed where residential or commercial land uses are not desirable, such as the area which is under the eastern end of the flight path of Los Angeles International Airport. The Element proposes that the area in the City of Inglewood generally bounded by Crenshaw on the east, La Cienega on the west, Century on the north and 104th Street on the south be designated as industrial from the present residential and commercial. This area is an extremely undesirable location for residential usage because it is severely impacted by jet aircraft noise. The area should be developed with industrial park, commercial, and/or office park uses, and/or sports and entertainment facilities, and related uses, utilizing planned assembly district guidelines, or, in the case of sports and entertainment facilities and related uses, project-specific design guidelines in lieu of the planned assembly district guidelines, to insure both the quality of the development and to encourage its compatibility with surrounding uses.

[intervening text intentionally omitted]

Those industrial areas which front along major arterials such as La Cienega, Florence, or Century will likely be developed for industrial/commercial/office uses, or sports and entertainment facilities and related uses.

[intervening text intentionally omitted]

As the construction of the Century Freeway along the City’s southern boundary progresses, the highly noise impacted area between Century and 104th which is west of Crenshaw should be recycled from its present residential uses to more appropriate industrial/commercial/office uses, or sports and entertainment facilities and related uses. Irrespective of market forces, the City must promote and assist in upgrading of existing industrial uses.
Section 2.

Circulation Element Section on “Street Classification Collectors” (within “Part Two – Circulation Plan” in Subpart 4 on pages 20 through 21) is amended to read as follows:

4. COLLECTORS.
   35. 102nd Street (east of Prairie Avenue)
   36 35. 104th Street
   37 36. 108th Street (Prairie Avenue to Crenshaw Boulevard)

Circulation Element Section on “Traffic Generators” within “Part Two – Circulation Plan” on page 22 is amended to read as follows:

Certain facilities or areas in and near Inglewood can be identified as being the destination of significant numbers of vehicles:

[Nos. 1 – 7 intentionally omitted]

8. Inglewood Basketball and Entertainment Center. The sports and entertainment arena can accommodate approximately 18,500 patrons, and includes parking to serve the arena and related uses for approximately 4,125 vehicles, in addition to complementary transportation and circulation facilities.

Circulation Element Section on “Truck Routes” within “Part Two – Circulation Plan” on page 28 is amended to read as follows:

The purpose of designated truck routes is to restrict heavy weight vehicles to streets constructed to carry such weight, in addition to keeping large vehicles—with their potentially annoying levels of noise, vibration and fumes—from residential
neighborhoods. With the exception of two routes, all designated truck routes are along arterial streets. One exception is East Hyde Park Boulevard and Hyde Park Place which have street widths too narrow to be classified an arterial route but which serve various small light manufacturing and heavy commercial businesses located in northeast Inglewood. The second exception is 102nd Street (between 325 feet west of the centerline of \text{Prairie–Doty} Avenue and Yukon Avenue) which serves the new manufacturing and air freight businesses being developed in the Century Redevelopment Project area.
Exhibit C-1
Map Amendment to the Land Use Element of the Inglewood General Plan
EXHIBIT C-1

MAP AMENDMENT TO THE LAND USE ELEMENT
OF THE INGLEWOOD GENERAL PLAN

Land Use Element “Land Use Map” is amended (as depicted below) to show that certain approximately 2.7-acre area located adjacent to S. Prairie Avenue, just south of W. Century Boulevard, comprised of Parcels

4032-001-005 4032-001-906 4032-008-903
4032-001-006 4032-001-907 4032-008-900
4032-001-039 4032-001-908
4032-001-900 4032-001-910
4032-001-901 4032-008-001
4032-001-904 4032-008-035

to be designated as “Industrial”.

Legend

Proposed General Plan Land Use
Designation
Industrial
Residential and Entertainment-Oriented Zone
Special Zone

W CENTURY BLVD
W 101ST ST
W 102ND ST
W 103RD ST
S PRAIRIE AV
S DOTY AV
W 104TH ST
ALLEY
Exhibit C-2
Map Amendments to the Circulation Element of the Inglewood General Plan
Section 1.

The Circulation Element “Street Classification” Map on page 17 is amended in its entirety (as depicted below) to remove the vacated portions of 101st and 102nd Streets as follows:
Section 2.

The Circulation Element “Traffic Generators” Map on page 23 is amended in its entirety (as depicted below) to add the location of the Project site as follows:
Section 3.

The Circulation Element “Designated Truck Routes” Map on page 29 is amended in its entirety (as depicted below) to remove the vacated portion of 102nd Street as follows:
Exhibit C-3
Map Amendments to the Safety Element of the Inglewood General Plan
Safety Element Water Distribution System Map on page 37 is supplemented (as depicted below) to show the relocation of a water well and accompanying pipelines as follows:
Figure 7a: IBEC Project Area Detail
Exhibit D
General Plan Consistency Analysis
GENERAL PLAN CONSISTENCY ANALYSIS

Murphy’s Bowl, LLC (Project Sponsor), seeks the development of the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City’s residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association (NBA) games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the Project). The Project also includes a limited-service hotel.

Implementation of the Project requires various approvals from the City, including certain text and map amendments to the General Plan, as more particularly described in Planning Commission Resolution No. ______ (General Plan Amendments). The City has reviewed the Project, which includes the Approval Actions required for its implementation, as set forth in the CEQA Findings, for consistency with the City’s General Plan, as it is proposed to be amended by the General Plan Amendments. Based on this review, and as further described below, the City concludes that the Project and the Approval Actions1 are each, on balance, consistent with the relevant applicable General Plan policies, goals and objectives of the General Plan, as proposed to be amended. Text proposed by the General Plan Amendments is shown in **bold underline**.

Additional detail regarding much of the underlying analysis and evidence is contained in the agenda report to the Planning Commission, the EIR and all appendices thereto; Planning Commission Resolution No. _____ (Recommending Certification of the EIR and Adoption of MMRP and CEQA Findings and Statement of Overriding Considerations) including the CEQA Findings and MMRP attached as Exhibit B and C thereto; all plans, drawings, and other materials submitted by the Project Sponsor; minutes, reports, and public testimony and evidence submitted as part of the City Council’s duly noticed meeting(s) regarding the IBEC Project; the record of proceedings prepared in connection with AB 987 pursuant to Public Resources Code § 21168.6.8; and all other information contained in the City’s administrative record concerning the Project (collectively, the Record). Information in this analysis regarding fiscal and economic data is sourced from the HR&A Report prepared for the Project, which has been peer reviewed by a report prepared by Keyser Marston Associates (“KMA”) on behalf of the City.

I. LAND USE ELEMENT

The Land Use Element presents a long-range plan for the distribution and future use of land within the City. Relevant policies, goals and objectives applicable to the Project are as follows:

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1 These consistency findings do not include any Approval Actions related to the potential exercise by the City of its eminent domain authority, which is at the City’s sole discretion under the terms of the proposed Disposition and Development Agreement for the Project.
General:

- Provide for the orderly development and redevelopment of the City while preserving a measure of diversity among its parts.
- Help promote sound economic development and increase employment opportunities for the City’s residents by responding to changing economic conditions.
- Promote Inglewood’s image identity as an independent community within the Los Angeles metropolitan area.

The majority of the Project is designated in the General Plan as Industrial, with a small portion of the site adjacent to S. Prairie Avenue, just south of W. Century Boulevard, designated as Commercial. To implement the Project, amendments are proposed to the Land Use Element to provide a uniform land use designation for the Project site that reflects its proposed uses. This principally involves expressly referencing sports and entertainment facilities and related uses on properties in the Industrial land use designation (see below) and amending the Land Use Map to designate the entire Project site as Industrial. These amendments are further described in the Planning Commission Agenda Report. Additional amendments are proposed to the Circulation Element and Safety Element, which are discussed in Sections II and VII below.

Historically, the Project site has been challenging to develop and utilize due to its location under the Los Angeles International Airport (“LAX”) flight path. Most of the currently vacant parcels comprising the Project site were previously developed, but were purchased by the City and the former Inglewood Redevelopment Agency using FAA-issued noise grants to the City of Inglewood as part of the LAX Noise Control/Land Use Compatibility Program, with the objective of recycling incompatible residential land use to other land uses compatible with the noise levels of airport operations. These parcels were specifically acquired in order to eliminate incompatible residential use in the near term and stimulate economic development in the long term by converting the parcels in this area to noise-compatible commercial, industrial, or other revenue-generating uses. The City has worked for many years to market the property for redevelopment with noise-compatible uses, but these efforts have never come to fruition, other than a portion of the Project site used as a private parking lot from 2013-2017.

The Project provides for the orderly development and redevelopment of the City while preserving a measure of diversity among its parts because as established above, the Project is part of a concerted and longstanding effort to redevelop parcels in the LAX flight path with noise-compatible, productive uses suitable for the recreational enjoyment of the public. The Project’s sports and entertainment, retail and restaurants, parking structure and other uses diversify the City’s land use and are compatible with and complement other commercial and industrial land uses in the area and the City.

The Project would help promote sound economic development and increase employment opportunities for the City’s residents by responding to changing economic conditions because it would redevelop the site into a state-of-the-art sports and entertainment facility with related uses that promote economic development and increases employment opportunities for the City’s residents. In addition to redevelopment of vacant and underutilized parcels, the economic
development and employment opportunities include but are not limited to the following during the construction period and during subsequent Project operations. The Project will generate approximately $12.9 million in one-time tax revenues related to construction of the Project. Approximately 67% is related to the City’s nonresidential construction tax, followed by 25% related to sales tax on construction materials, and 8% related to business tax on contractor earnings. Construction of the Project will also generate about $10.3 million from the Project’s Art Fee and School fee, which are non-general fund revenues.

Upon stabilized Project operation in 2025, the Project is expected to produce (calculated in 2019 dollars) approximately $4.5 million in annual net tax revenues, plus $2.3 million in annual property tax revenue for the Inglewood Unified School District. Cumulatively, it will produce approximately $70.0 million in net fiscal impact (or $149.1 million in nominal dollars) plus approximately $72.4 million in normal property tax revenues.

The fiscal analysis for the Project also included a sensitivity analysis for a reduced ancillary retail program and third-party events scenario to provide a more conservative analysis. As compared to the base Project scenario, the construction period analysis is substantially the same, with only a slight decrease of approximately 2% for one-time tax and City fee revenues. For operations, the net annual fiscal impacts are reduced but would continue to be substantial at approximately $4,000,000, or $132,000,000 cumulatively in nominal dollars. For operations, the net annual economic impacts are reduced but would continue to be substantial at approximately $210 million in annual net economic output and 1,190 jobs at stabilized operations.

During construction, approximately 7,269 total headcount (direct on-site plus multiplier effect) jobs will be created, of which approximately 7,020 will be full-time and part-time construction jobs at the Project site. Approximately $466.7 million in compensation will be paid to workers directly and indirectly associated with construction, and the construction period will generate approximately $1.06 billion in total economic output. On an annual basis once operations stabilize, approximately 1,557 total headcount jobs will be created, of which approximately 1,476 will be full-time and part-time operations jobs at the Project site. Approximately $139.3 million in annual compensation will be paid to workers directly and indirectly associated with Project operations, and approximately $267.9 million in total economic output will be generated.

In addition, the Project would provide extraordinary public benefits contained in Exhibit C, attached to the Development Agreement, including creation of local jobs and equity, commitments to affordable housing and renter support, rehabilitation of Morningside Park Library and creation of a community center, support for Inglewood youth, education, support for Inglewood seniors, improving Inglewood parks, and sustainable construction practices and eco-friendly building operations.

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2 KMA estimates that net revenue to the City would be approximately $4.4 million. The difference is due to slightly different assumptions and methodologies employed by the consultants. Under either scenario, however, the Project will generate substantial revenue for the City, even accounting for City costs associated with providing public services to the Project.
The Project promotes the City’s image and identity as an independent community within the Los Angeles metropolitan area by facilitating the return of an NBA franchise to the City known as the “City of Champions.” The Project promotes the City’s image and identity as a premier regional sports and entertainment center at the regional, national, and international level and complements the adjacent new development at Hollywood Park, including its National Football League stadium, creating a world-class sports and entertainment district for the recreational enjoyment of the public.

**Residential:**

- Foster the revitalization or, if necessary, the recycling of residential areas which cannot provide a decent living environment because of jet noise impact.

The Project site does not include parcels with a residential land use designation under the General Plan, and no residential uses are proposed in connection with the Project. However, because the General Plan includes policies, such as the above residential policy, that are not explicitly limited to development within the residential land use designation, analysis of this policy has been included for completeness. The General Plan and Los Angeles County Airport Land Use Compatibility Plan both establish that the area in which the Project site is located is not appropriate for the development or redevelopment of residential uses given its location under the Los Angeles International Airport Flight Path. The Project does not include residential uses, nor does it directly impact housing stock. Rather, the Project facilitates development of sports and entertainment facilities and related uses, which are compatible land uses within the noise impacted area, and are consistent with the FAA-issued noise grants, as further discussed in the letter to the City dated August 26, 2019, from Mr. David Cushing, Manager of the FAA’s Los Angeles Airport District Office.

As noted above, the majority of parcels comprising the Project site were purchased by the City and the former Inglewood Redevelopment Agency utilizing FAA-issued noise grants for the specific purpose of recycling incompatible residential land use to land uses which are compatible with the noise levels of LAX airport operations. These parcels were specifically acquired in order to eliminate incompatible residential uses in the near term and stimulate economic development in the long term by converting the parcels in this area to noise-compatible commercial, industrial, or other revenue-generating uses. The Project meets these objectives by developing sports and entertainment facilities and related uses that are consistent with the FAA-issued noise grants.

**Commercial:**

- Create and maintain a healthy economic condition within the present business community and assist new business to locate within the city.
- Continue to promote the development of high quality commercial/office space at appropriate locations within the city through the redevelopment process.
- Promote the development of commercial/recreational uses which will complement those which already are located in Inglewood.
As discussed above, the majority of the Project site is designated under the General Plan as Industrial, with a small portion of the site designated as Commercial. The General Plan Amendments propose to apply a uniform Industrial land use designation for the Project site. Because the General Plan includes policies, such as the above commercial policies, that are not explicitly limited to development within the commercial land use designation, analysis of these policies has been included for completeness.

The Project would maintain a healthy economic condition within the present business community and assist new business to locate within the City as follows. The Project supports the City’s economic growth by contributing to the City’s financial base and overall fiscal stability based on increased City revenue (including property, construction, sales, and admissions taxes) generated by the Project. The Project would stimulate new businesses and create new employment opportunities for the City’s residents, including but not limited to new construction jobs and permanent jobs for annual Project operations (including non-event jobs and full-time equivalent event-related jobs), all as discussed in the HR&A Report and summarized above.

The Project would redevelop a largely vacant and underutilized area with high-quality commercial uses, including an arena, retail, and office space, in a transit-accessible area appropriate for those uses, which would complement existing commercial/recreational uses already located in Inglewood, including the adjacent mixed-use Hollywood Park development. The Project would improve the existing visual appearance of the Project site, including its frontage along West Century Boulevard and South Prairie Avenue, which currently is characterized by underutilized and largely vacant parcels. The Project would be required to comply with project-specific design guidelines, and would comply with a plan review process to ensure that the Project’s new development is visually compatible with and complementary to its site and surroundings. As further described below, the Project will provide transportation infrastructure and utility improvements required to serve the Project.

**Industrial:**

- Provide a diversified industrial base for the City. Continue to improve the existing industrial districts by upgrading the necessary infrastructure and by eliminating incompatible and/or blighted uses through the redevelopment process.
- Continue the redevelopment of Inglewood by promoting the expansion of existing industrial firms and actively seek addition of new firms that are environmentally non-polluting.
- Increase the industrial employment opportunities for the City’s residents.
- [As Proposed to Be Amended] Promote the development of sports and entertainment facilities and related uses on underutilized land, in appropriate locations, creating economic development and employment opportunities for the City’s residents.

With adoption of the proposed General Plan amendments, the entire Project site is designed as Industrial under the General Plan Land Use map. (Prior to adoption of the proposed General Plan amendments, the majority of the Project site was designated Industrial and a small
portion of the Project site along the South Prairie Avenue corridor was designated as Commercial.) The General Plan amendments would allow for development of sports and entertainment facilities and related uses within the Industrial land use designation on land that is currently underutilized and historically has been challenging to develop, thereby assisting in eliminating incompatible uses, as discussed above and, further diversifying the industrial and employment base, as discussed above. In addition, it would improve existing and create new infrastructure for water, wastewater, drainage, electricity, natural gas and telecommunication services. It would also include many improvements to transportation infrastructure such as restriping, converting medians to turn lanes, widening of freeway off-ramps, and signal timing improvements though the Citywide ITS program, that serve the broader area, all as reflected in the MMRP. The Project incorporates new uses that support the economic development and employment goals of the General Plan and adds employment opportunities for the City’s residents, as discussed above.

The Project is consistent with the General Plan’s policy of promoting the addition of new uses that are environmentally non-polluting. The Project will be designed and constructed to meet the US Green Building Council’s Leadership in Energy and Environmental Design (LEED®) Gold Certification requirements. The Project will also implement a wide range of mitigation measures intended to reduce or eliminate environmental impacts associated with Project construction and operation, including commitments to a comprehensive Transportation Demand Management program and meeting a net-zero greenhouse gas standard, as reflected in the MMRP.

On May 6, 2020, the Planning Commission recommended certain General Plan Amendments (GPA 2020-002) to amend the Land Use Element to clarify existing population density and building intensity allowances for all land use designations. These amendments are scheduled to be considered by the City Council in a public hearing on June 30, 2020. In anticipation of the adoption of the amendments by City Council, and to provide for a conservative analysis, this section includes analysis regarding the Project’s consistency with the proposed building intensity allowances that would be applicable to the Industrial designation in the form recommended by the Planning Commission for adoption. The Project is consistent with the current Land Use Element as adopted, and is also consistent with the proposed Land Use Element policies regarding building intensity allowance applicable to the Industrial designation. Building intensity, also expressed as “Building Area Ratio” under the proposed General Plan Amendments (GPA 2020-002), refers to the total building floor area divided by the site area and is the standard utilized for commercial, industrial and public/quasi-public uses. The proposed Building Area Ratio applicable to areas designated as Industrial under the General Plan is 13.18:1 or otherwise stated as 1380 percent. The Project would comply with this proposed permitted Building Area Ratio as it would include development of approximately 2,789,000 square feet on the approximately 28.1 acre Project site, which includes approximate Building Area Ratios of 196 percent on the Arena site; 468 percent on the West Parking site; 104 percent on the East Transportation and Hotel site; and zero percent on the Well Relocation site.

Circulation:
• Ensure that proposed new uses can be accommodated by adequate and safe streets.
• Promote and support adequate public transportation within the city and the region.
• Develop modified traffic systems that will discourage through traffic from utilizing neighborhood streets.
• Develop a safe and adequate pedestrian circulation system which is barrier free for the handicapped.

The Project would be located at the intersection of South Prairie Avenue and West Century Boulevard, which are both designated as major arterials in the General Plan. South Prairie Avenue runs north/south along the project frontage, and provides two travel lanes in each direction north of Manchester Boulevard, and three travel lanes in each direction south of Manchester Boulevard. West Century Boulevard runs east/west adjacent to the Project site, providing three travel lanes in each direction with a center turn lane. Other major arterials in the vicinity that would serve the Project are La Brea Avenue, Hawthorne Boulevard, Crenshaw Boulevard, and Manchester Boulevard. The EIR includes a comprehensive transportation analysis that considers net new traffic projected to be generated by the Project under a large number of scenarios at various times of the day and days of the week, both with and without special events, and including concurrent event scenarios with the Forum and Hollywood Park.

The EIR also identifies various measures that will be implemented to reduce or avoid Project impacts related to transportation and circulation, which have been included in the MMRP adopted with Project approval. These include implementation of an Event Transportation Management Plan, a management and operating plan intended to manage high levels of traffic on streets in the vicinity of the Project, and other area parking garages and key travel corridors in order to facilitate adequate and safe street access to and from the Project site. The Event TMP includes a Neighborhood Traffic Management Plan that includes goals and requirements for reducing traffic volumes on local and collector street segments, and discouraging and reducing event-related cut-through traffic while maintaining access for residents, adequate and safe streets, and discouraging through traffic from utilizing neighborhood streets.

Physical improvements include restriping, converting medians to turn lanes, widening of streets and freeway off-ramps, and signal timing improvements. The Project would also include implementation of several transportation management plans, including: a Construction Traffic Management Plan to ensure that acceptable operating conditions on local roadways are maintained during Project construction; a comprehensive TDM program that includes strategies to reduce vehicle trips and encourage other modes of travel; and a Local Hospital Access Plan to ensure that safe and timely routes to the hospital are provided in all pre- and post-event scenarios, all as reflected in the MMRP.

The Project includes various strategies to promote and support the use of public transportation as a means of travel to and from the Project through several measures, including a transportation hub at the East Transportation and Hotel site, shuttle stops on South Prairie Avenue, and a shuttle system for large events that would connect the Project to nearby Metro Crenshaw and Green Line Rail Stations. There are currently eight bus stops located on streets.
and sidewalks adjacent to the Project site. The TDM programs will include bus stop facilities improvements, such as providing on-site and/or off-site improvements such as lighting, new benches and overhead canopies, adding bench capacity if needed, and real-time arrival information. The Project would exceed the requirements of the City of Inglewood Municipal Code for the provision of short- and long-term bicycle parking.

As reflected in the MMRP, the TDM Program will also implement an extensive range of programs intended to encourage use of alternate modes of transportation including public transit, shuttles, ridesharing, walking, and biking, including but not limited to: programs to encourage use of alternative modes of transportation, such as integrated event and transit tickets, bus facility improvements, employee transit or vanpool subsidies; event-day dedicated shuttle services to provide connections with short wait-times from the Project to existing and future LA Metro Green Line and Crenshaw Line stations; programs to encourage use of carpooling and vanpools, including incentives like preferential parking, reduced parking cost, and variable parking pricing based on vehicle occupancy; programs to encourage active transportation, such as biking and walking, including bicycle parking, showers and lockers for employees, bike valet, and improved sidewalks and pathways to create safe routes throughout the Project site; a Park-n-Ride program that would use chartered buses to connect the Project to park-n-ride parking lots at key locations around the region; information services to inform the public about alternative ways to travel to and from the Project site; and event-day local microtransit service for a limited number of employees and attendees that would provide a microbus with a service range of 6 miles around the Project site.

The Project also includes streetscape and pedestrian circulation system improvements that will increase walkability and improve the pedestrian and bicyclist experience and accessibility on adjacent public rights-of-way near the Project site. The Project will include illumination to highlight circulation path and landscape features, and to create a safe pedestrian experience. To reduce impacts related to new sources of substantial light or glare, the Project is required to implement a Lighting Design Plan approved by the City, as reflected in the MMRP. These improvements would all be constructed to current accessibility standards.

The Project’s consistency with the goals and policies of the General Plan related to circulation is further discussed in EIR Section 3.14, Transportation and Circulation. The analysis identifies a required amendment to the map on page 17 of the Circulation Element and the text on page 21 of the Circulation Element (proposed as part of the Project; see Section II CIRCULATION ELEMENT discussion below), and otherwise does not identify any inconsistencies with General Plan policies related to circulation.

Community Facilities:

- Maintain the present high level of police and fire services to the extent it is fiscally prudent.
- Expand opportunities for cultural and social growth for the City’s residents.

Analysis in Chapter 3.13 of the EIR establishes that the City will be able to maintain the present high level of police and fire services with the Project. As discussed in greater detail in the
EIR, fire protection would be provided by the Los Angeles County Fire Department (LACFD) which provides protection services on a regional basis from a multitude of fire stations, the closest of which are Stations 170, 18, and 173, located within 1.5 miles of the Project site, and four additional fire stations located within 2.5 miles of the Project site. While the Project will increase call volumes to the LACFD, sufficient capacity exists among the stations in the vicinity to meet the increased demand. According to the LACFD, the estimated average response time to the Project site from Fire Station 170, the first due-in station, is five minutes, which meets the response time guidelines of the LACFD. Further, the Project will generate revenue for the City’s general fund that could be used to fund LACFD expenditures as necessary to offset incremental Project effects on fire protection manpower or equipment.

The City of Inglewood Police Department will provide police protection at the Project site. As explained in the EIR, according to the Inglewood Police Department, because of the Department’s long history of providing service to major entertainment and sports events in Inglewood, no new facilities or personnel would be required to provide service to the Project.

As further discussed in Section I above regarding general policies under the Land Use Element, the Project would expand opportunities for cultural and social growth for the City’s residents by developing a premier regional sports and entertainment center in an area that is currently underutilized and historically has been challenging to develop. The Project complements the adjacent new development at Hollywood Park, including its National Football League stadium, creating a world-class sports and entertainment district. In addition to sporting activities, it is anticipated that the Project may be utilized to host other events such as family shows, concerts, corporate and community events, and other sporting events, all of which would provide cultural and social opportunities for the City’s residents.

The Project’s consistency with the goals and policies of the General Plan related to community facilities is further discussed in EIR Section 3.13, Public Services. The analysis does not identify any inconsistencies with the policies related to public services in either the Land Use Element or Safety Element (discussed below).

**Summary Regarding Land Use Element Consistency**

In addition to the foregoing, EIR Section 3.10, Land Use and Planning, identified potentially applicable General Plan Policies, and concluded that the Project would be consistent with the Land Use Element goals and objectives of the General Plan, as proposed to be amended.

For the foregoing reasons, the Project is consistent with the Land Use Element, as proposed to be amended.

**II. CIRCULATION ELEMENT**

The Circulation Element is designed to require that adequate street access and traffic capacity is considered for current and future land use needs. There are three broad themes running throughout the Circulation Element: (1) presenting and analyzing the existing circulation plan, (2) disclosing additional modes of transportation, and (3) evaluating Inglewood’s existing street environment and its possible enhancements (such as street widening and intersection
alignments). The Circulation Element states that the circulation program presented therein is “not intended to be exhaustive or inflexible; it should be continually evaluated to determine its currentness and potential for addressing the circulation and transportation needs of this community.” Certain policies related to circulation are provided in the Land Use Element, as set forth above; the consistency analysis below pertains to the content in the Circulation Element itself.

In order to implement the Project, minor amendments to the Circulation Element are proposed to revise certain maps and corresponding text to reflect the Project. The conforming amendments to the Circulation Element include minor text amendments to the “Street Classification” Map, “Traffic Generators” Map, and “Designated Truck Routes” Map to account for the Project, including to reflect the vacated portion of 101st and 102nd streets. These amendments are further described in the Planning Commission Agenda Report. On balance, the Project is consistent with the policies, goals and objectives of the Circulation Element, as it is proposed to be amended.

As described under the analysis in Section I above related to circulation, the Project would generate additional traffic, particularly during pre- and post-event scenarios hosted at the Project site. To address potential impacts from this additional traffic, the Project would incorporate various circulation improvements around the Project site vicinity and would also include implementation of several transportation management plans, including: a comprehensive TDM program, Event Transportation Management Plan, a Construction Transportation Management Plan, and a Local Hospital Access Plan, all as reflected in the MMRP.

As discussed in Section 2.5.6 of the EIR, the Project proposes to vacate: (i) a portion of West 101st Street west of South Prairie Avenue, and (ii) a portion of West 102nd Street between South Prairie Avenue and South Doty Avenue, which would become part of the Project site. These street vacation proceedings would be carried out at the City’s sole discretion, and would require a determination that the proposed street vacation segments are not necessary for present or prospective public use. This vacation would be subject to various conditions including construction of new or relocated facilities that would replace in-place utilities that serve off-site properties. To allow for Project site circulation, new site access roads would be developed. The proposed street vacation required for implementation of the Project would not adversely impact the City’s circulation pattern. All other properties that are immediately adjacent to the street vacation areas would continue to have alternative, convenient pedestrian and vehicle access, including access to and from the non-vacated portions of the vacated street segments. While pedestrians and drivers would no longer have access to these vacated street segments, they could use convenient alternate routes, and these street vacations would not disrupt the City’s overall circulation pattern because numerous alternative routes in the nearby vicinity are available. (See EIR p. 3.14-65 to 66, and 3.14-250)

Additionally, development of the West Parking Garage site portion of the Project site would require removal of the existing crosswalk on the north side of the South Prairie Avenue and West 102nd Street intersection, which would be relocated with a replacement crosswalk immediately south of the garage entrance/exit. Removal of this crosswalk would not create a physical barrier
or obstacle to circulation that would restrict existing patterns of movement between the Project site and the surrounding neighborhoods because pedestrians could use the relocated crosswalk to cross South Prairie Avenue, walk two blocks south to the crosswalk at the South Prairie Avenue 104th Street intersections, or walk one block north to use the crosswalk located at the South Prairie Avenue and West Century Boulevard intersection. The proposed relocation of the crosswalk across South Prairie Avenue would not adversely impact the City’s pedestrian circulation given the availability of nearby alternative routes. The Project also proposes to construct pedestrian bridges from certain portions of the Project site crossing (i) South Prairie Avenue and (ii) Century Boulevard to enhance public pedestrian circulation and safety.

The EIR analyzes the transportation and circulation impacts related to any potential street vacations, crosswalk relocations, pedestrian bridges, and implementation of various circulation improvements. The conforming amendments to the various Circulation Element Maps account for these modifications to the extent necessary; the Project is consistent with the circulation patterns reflected in the Circulation Element, as proposed to be amended.

The Project’s consistency with the Circulation Element and Land Use Element Policies related to circulation is further discussed in EIR section 3.14, Transportation and Circulation. The analysis concludes that the Project would not be inconsistent with the Circulation Element, as proposed to be amended.

For the foregoing reasons, the Project is consistent with the Circulation Element, as proposed to be amended.

III. CONSERVATION ELEMENT

The Conservation Element address the plan for conservation, development and utilization of natural resources found within the jurisdiction of the City. Relevant policies, goals and objectives applicable to the proposed Project are as follows:

- Protect aquifers and water sources (which includes prevention of contamination of ground water by surface contaminations leaching into the soil).
- Reduce the ever-increasing demand being placed on the aquifers and on the statewide water sources.
- Implement National Pollutant Discharge Elimination System (NPDES) requirements applicable to the City.
- Require periodic sweeping to remove oil, grease and debris from parking lots of 25 spaces or more.

As discussed in EIR Chapter 3.9, the Project is required to comply with federal, state, and local regulations and will implement Best Management Practices (BMPs) to reduce erosion and runoff to protect aquifer and water resources. The Project is also required to comply with the NPDES General Construction Permit and related Inglewood Municipal Code regulations, which prevent the substantial degradation of water quality during construction of the Project.
The Project is also required to comply with various regulations protecting water quality, including the MS4 permit, the County’s LID Standards Manual, and the City’s LID Requirements during operations, all of which implement BMPs and stormwater quality control measures to reduce pollutants in stormwater discharges and improve water quality, preventing the contamination of groundwater. As reflected in the MMRP, the Project is required to prepare a Project-specific LID Report to reduce the volume of stormwater runoff and potential pollutants in stormwater runoff at the Project site. The Project will protect groundwater quality through implementation of site design, source control and treatment control design features prior to discharge of runoff into the groundwater. The Project would incorporate a bio-filtration system in landscaped areas throughout the Project site to capture site runoff from roof drains, treat the runoff through biological reactions within the planter soil media, and discharge at a rate intended to mimic pre-developed conditions.

The Project will not interfere with groundwater recharge or demand being placed on aquifers. Due to the development associated with the Project, it is estimated that approximately 90 percent of the Project site would be covered by impervious surfaces. However, because the existing condition of the Project site is developed with impervious surfaces that have a low infiltration and groundwater recharge or are impervious surfaces, the net change of groundwater recharge at the Project site would be negligible.

The Project will include a number of indoor and outdoor enhanced water conservation and water reuse measures based on the requirements established for the LEED® Gold Certification. The Project is designed to include other water conservation measures such as installation of low-water landscaping materials; use of recycled water for landscaping purposes; use of water efficient fixtures and equipment; and installation of a specialized cooling tower system that is equipped with water-efficient technologies.

As discussed in EIR Chapter 3.15, with respect to access to water supply for the Project, as reported in the Golden State Water Company’s (GSWC) 2015 Urban Water Management Plan, water usage per capita within its Southwest System service area in which the Project is located has declined notably over the last decade due to a combination of factors including tiered water pricing, increasing water conservation regulations, the extended drought, and the recession. This documented reduction in per capita water use, combined with GSWC’s commitment to continued water conservation efforts and compliance with relevant State requirements, as well as efforts by West Basin Municipal Water District to increase recycled water use, further reinforce that both the Project and water service within GSWC’s Southwest System are in alignment with the City’s policy regarding water demand management and that the Project will not increase demand being placed on the aquifer and on statewide water sources in a manner inconsistent with the General Plan.

As part of the Project, the existing Inglewood Water Well #6 will be decommissioned in compliance with federal, state, and local standards and replaced with a new Water Well #8 within the Well Relocation site, which consists of two parcels south of West 102nd Street and west of South Doty Avenue, within the Project site. While the new Water Well #8 would have increased capacity as compared to Water Well #6, because the net change in groundwater
recharge would be negligible with implementation of the Project, use of new Water Well #8 will not result in substantial depletion of groundwater supplies.

Lastly, the Project will implement periodic sweeping of parking lots to remove oil, grease, and debris from parking lots of 25 spaces or more, as reflected in the MMRP.

The Project’s consistency with the goals and policies of the Conservation Element is discussed in various sections of the EIR, including Section 3.2, Air Quality; 3.3, Biological Resources; 3.9, Hydrology and Water Quality; and 3.15, Utilities and Service Systems. The EIR concludes that the Project is not inconsistent with these goals and Policies.

For the foregoing reasons, the Project is consistent with the Conservation Element.

IV. HOUSING ELEMENT

The General Plan Housing Element 2013-2021, adopted on January 28, 2014, presents a framework for City implementation of a comprehensive housing program from 2013 to 2021 to facilitate decent and affordable housing for its residents. The Housing Element establishes policies to create or preserve quality residential neighborhoods. The Housing Element identifies current and future housing needs and establishes policies and programs to mitigate or correct housing deficiencies.

As further discussed in Section I above, the Project site currently does not include any housing, and does not include any sites identified in the Housing Element for housing. The General Plan Land Use Element states that the area in the City generally bounded by Crenshaw Boulevard on the east, La Cienega Boulevard on the west, Century Boulevard on the north and 104th Street on the south, in which the Project site is located, is “an extremely undesirable location for residential usage because it is severely impacted by jet aircraft noise.” As described above, most of the currently vacant parcels comprising the Project site were purchased by the City and the former Inglewood Redevelopment Agency using FAA-issued noise grants to the City of Inglewood as part of the LAX Noise Control/Land Use Compatibility Program, with the objective of recycling incompatible residential land use to other commercial land use compatible with the noise levels of airport operations. As further discussed in the letter to the City dated August 26, 2019, from Mr. Davis Cushing, Manager of the FAA’s Los Angeles Airport District Office, the FAA does not support the reintroduction of residential uses on these type of noise-impacted parcels.

The Project does not propose the development of housing, and would not impact existing housing stock. The Project includes a number of community benefit commitments designed to further general goals of the City regarding housing, including funding for affordable housing, first time homebuyers assistance, support for rental and anti-eviction services, and capacity building for housing-focused non-profits.

The goals and policies of the Housing Element are further discussed in EIR Section 3.12, Population, Employment, and Housing. The analysis concludes that because the Project site does
not include housing and is not identified as a site for housing within the Housing Element, the goals and policies identified in the Housing Element are not applicable to the Project.

For the foregoing reasons, the Project is consistent with the Housing Element.

V. NOISE ELEMENT

The Noise Element is designed to manage noise within the City and to protect sensitive uses from excessive noise-related impacts. Relevant policies, goals and objectives applicable to the proposed Project are as follows:

- **Goal 1**: Provide for the reduction of noise where the noise environment represents a threat to public health and welfare.
- **Goal 2**: Reduce noise impacts in degraded areas.
- **Goal 3**: Protect and maintain those areas having acceptable noise environments.
- **Goal 4**: Provide sufficient information concerning the community noise levels so that noise can be objectively considered in land use planning decisions.
- **Policy 4.1**: Provide for measures to reduce noise impacts from traffic noise sources
  - Construct barriers to mitigate sound emissions where necessary or where feasible.
  - Reduce transportation noise through proper design and coordination of routing.
- **Policy 4.2**: Incorporate noise considerations into land use planning decisions.
  - Ensure acceptable noise levels near schools, hospitals, convalescent homes, and other noise sensitive areas.
  - Encourage acoustical design in new construction.
- **Policy 4.3**: Develop measures to control non-transportation noise impacts.
  - Evaluate noise generated by construction activities.
- **Policy 4.4**: Reduce Noise Conflicts at the Source.
  - Actively support the FAR Part 150 Noise Compatibility Program as described in the “Noise Control and Land Use Compatibility Study, Los Angeles International Airport.” (March 1984).
  - Provide quick response to complaints and rapid abatement of noise nuisance within the scope of the City’s police powers.
- **Policy 4.5**: Reduce noise conflicts at the receiver.
  - Encourage a long term development pattern which minimizes noise conflicts through planning and zoning.
  - Use redevelopment powers where appropriate and feasible to convert most seriously noise-impacted areas to less noise sensitive uses, as identified in the Noise Compatibility Program.
- **Policy 4.6**: Protect those who live and work in the City from dangerous on-the-job noise exposure.

Chapter 3.11 of the EIR contains a comprehensive analysis of the existing noise setting, and the Project’s potential impacts from both construction and operational noise, including from Project-related traffic, including various objective standards and measures of measurement to
allow consideration of community noise levels as part of the deliberation regarding Project approvals. While the Project will generate temporary noise related to construction and permanent intermittent traffic and operational noise that would increase ambient noise levels in the Project vicinity, in some cases resulting in significant, unavoidable impacts, operation of the Project would not result in inconsistencies with the goal and policies of the Noise Element.

With respect to Goal 1 and Goal 2, the General Plan indicates that the area generally bounded by Crenshaw Boulevard on the east, La Cienega Boulevard on the west, Century Boulevard on the north, and 104th Street on the south should be designated as Industrial from the present residential and commercial, and that the site on which the Project is located should be utilized for industrial uses given the impact of airport related noise on that area. (See General Plan, Land Use Element, p;72.) The Project includes land uses that would be appropriate given the surrounding ambient noise environment consistent with the General Plan. As discussed above in Section I, the City and the former Inglewood Redevelopment Agency used FAA and Los Angeles World Airports grant funding as part of a noise-mitigation program to acquire approximately 60 of the 65 City- and former Inglewood Redevelopment Agency (now replaced by the “City of Inglewood as Successor Agency to the Inglewood Redevelopment Agency”)-owned parcels within the Project site in order to eliminate incompatible residential uses in the near term by converting this area to noise-compatible commercial, industrial, or other revenue-generating uses. The Project is consistent with this goal because it would develop noise-compatible uses consistent with the purpose of FAA and Los Angeles World Airport grant funding. As further described in the EIR, the Project will comply with all standard building construction practices and will comply with applicable building codes for the commercial structures that would typically reduce interior noise levels to acceptable levels. Among other applicable standards, the California Green Building Standards Code (Title 24) sets forth specific noise reducing transmission standards for non-residential structures. Implementation and compliance with these requirements will be accomplished through the design process and verified in the building inspection process.

The policy initiatives expressed in Goals 1 and 2, in addition to addressing the siting of new facilities, also focus on the reduction of noise levels. In response to these policy initiatives, the Project incorporates a comprehensive program of noise reduction features that consist of Project elements and mitigation measures that would reduce potential temporary noise impacts related to construction and intermittent operational noise, particularly to sensitive receptors. Further, these Projects elements and mitigation measures have been designed to address noise near the on-site sources, which is the most effective way of reducing Project-related off-site noise levels. Accordingly, the Project implements the policy initiatives of Goal 1 and 2, and is therefore consistent with Goals 1 and 2, by reducing potential Project-related noise impacts that would otherwise occur without implementation of the Project’s comprehensive noise reduction program.

As to Goal 3, as further described in detail below, the Project is consistent with Goal 3 as it would incorporate a number of project-design features and mitigation measures that would
reduce potential temporary noise impacts related to construction and intermittent operational noise, particularly to sensitive receptors.

With respect to Goal 4, the EIR incorporates robust analysis of the existing ambient community noise levels and evaluates the estimated future noise and vibrations levels at surrounding noise- and vibration-sensitive land use resulting from construction and operation of the Project to identify the potential for significant impacts and associated mitigation measures, if required. This information has been presented to and will be taken into consideration by decisionmakers.

As reflected in the MMRP, the Project will implement measures to reduce noise impacts from traffic noise sources, including a comprehensive TDM program that would reduce Project-related traffic, resulting in a reduction in traffic noise. The Project will also implement a Construction Traffic Management Plan that would address construction traffic noise impacts in areas surrounding the Project site, by: prohibiting construction trucks from traveling on local streets; restricting the time of day of truck arrivals and departures; and restricting the size and type of trucks permitted.

The Project incorporates a range of design elements and mitigation measures, reflected in the MMRP, to control non-transportation noise impacts. These design elements and mitigation measures, as components of the Project’s comprehensive noise reduction program, address both Project construction and operation. With respect to construction noise, construction noise levels generally vary considerably over the Project’s short-term construction period and would cease to occur once Project construction is completed. As such, Project construction would affect noise sensitive receptors for varying durations and at varying levels over the course of Project construction (i.e., not every noise receptor would be impacted equally and would not be impacted for the entirety of Project construction). A key component of the Project’s construction noise reduction program is the use of sound barriers that reduce off-site noise levels during Project construction and operation. Sound barriers would reduce construction noise in the following three ways. First, the Project includes the utilization of temporary noise walls at various locations on the Project site during construction. Second, the Project includes the placement of buildings that would be located between the arena building, by far the largest proposed on-site structure, and off-site noise receptors. As a result, these buildings would act as a sound barrier for off-site noise between an on-site construction area and off-site noise receptor. Third, the outer shell of each building once completed would act as a sound barrier for all construction that would occur inside of the buildings’ outer shell. Project construction, in addition to the use of sound barriers to reduce Project construction noise levels, would include the use of “quiet” pile driving technology (such as auger displacement installation) rather than the use of driven piles for foundation support. To further manage construction noise, the Project will implement a Construction Noise Reduction Plan to minimize daytime and nighttime construction noise at nearby noise sensitive receptors. During construction activities, the Project will include designation of a Community Affairs Liaison who will be responsible for promptly responding to any local complaints about construction activities. The Project will also implement a Construction Traffic Management Plan that will address construction traffic noise impacts in
areas surrounding the Project site by: prohibiting construction trucks from traveling on local streets; restricting the time of day of truck arrivals and departures; and restricting the size and type of trucks permitted.

With respect to non-transportation operational noise, the Project incorporates several strategies and mitigation measures to reduce noise from Project operations. For example, the Project operational noise levels would be reduced through the use of permanent sound barriers at various locations on the Project site, as well as the placement of buildings along the perimeter of the Project site that would be located between certain on-site noise sources and off-site noise receptors resulting in a sound barrier effect for those off-site noise receptors within line-of-site of an on-site activity area. (See EIR pages 3.11-70 and 3.11-143). To further reduce Project operational noise levels, the Project also will implement an Operations Noise Reduction Plan for major event pre- and post-event conditions.

The EIR for the Project analyzes the 14 CFR Part 150 noise contours and evaluates the compatibility of the Project’s proposed land use with those noise contour. The Airport Land Use Plan Land Use Compatibility Chart is depicted in EIR Section 3.10, Land Use and Planning (Figure 3.10-3). Commercial land uses are identified as compatible with 65 70 dBA CNEL noise levels. The CFR Part 150 Land Use Compatibility Guidelines categorizes hotel uses as a transient lodging form of residential. Separately, as noted above, as a means of responding to noise complaints associated with Project construction, the Project will include designation of a Community Affairs Liaison who will be responsible for responding within 24 hours to any local complaints about construction activity.

The Project’s consistency with the goals and policies of the Noise Element is further discussed in EIR Section 3.11, Noise and Vibrations. The analysis concludes that the Project is not inconsistent with the relevant Noise Element goals and policies.

For the foregoing reasons, the Project is consistent with the Noise Element.

**VI. OPEN SPACE ELEMENT**

The Open Space Element is a plan to address the current and future recreation needs of the City for parkland and recreational facilities and for the conservation of open space. The primary goal of the Open Space Element is to provide recreational park facilities for all residents in the City. The second goal of the Open Space Element is to provide additional types of open space and to preserve existing open space resources. Relevant policies, goals and objectives applicable to the proposed Project are as follows:

- Additional municipal park land shall be acquired to provide a minimum city-wide total of one acre per 1000 residents.
- The City of Inglewood in reviewing and approving development plans, shall require the provision of landscaped plazas and gardens when possible, and the provision of landscaping within building setbacks and parking lots.
- The City of Inglewood shall implement public works projects to improve streetscapes including the planting of parkway trees, the provision of landscaped street medians and
the undergrounding of utility lines. The City shall also implement regulations and programs to reduce visual clutter along city streets resulting from obsolete signs, billboards, poor property maintenance, graffiti, etc.

The Project does not include residential use and therefore will not increase the residential population of the City, nor impact the one acre of park land per 1,000 residents ratios.

Consistent with the second goal, the Project includes a landscaped outdoor plaza with community gathering space, new pedestrian networks, landscaping and edge treatment, other sidewalks and pavement improvements that would be designated to facilitate pedestrian movement and activities, as well as extensive perimeter and interior landscaping. Specifically, the outdoor plaza will include community gathering spaces, with landscaping, seating areas, public art, and outdoor stage. The Project will also pay the applicable park development fees under Inglewood Municipal Code Chapter 12.

The Project will improve streetscapes including the planting of new trees, the provisions of landscaped street medians, and the undergrounding of utility lines. The Project will also increase walkability and improve the pedestrian experience on adjacent public rights of way near the Project site, and enhance the streetscape appearance by providing perimeter and interior landscaping.

The Project’s consistency with the goals and policies of the Open Space Element is further discussed in EIR Section 3.13, Public Services. The Analysis concludes that the Project will not be inconsistent with the applicable Open Space element goals and policies.

For the foregoing reasons, the Project is consistent with the Open Space Element.

VII. SAFETY ELEMENT

The Safety Element contains goals, objectives and policies that are designed to ensure that the citizens of Inglewood can be protected from unreasonable risks caused by natural and manmade disasters. Relevant policies, goals and objectives applicable to the Project are as follows:

- Provide measures to reduce seismic impacts.
- Restrict new structures for human occupancy from being constructed across active faults.
- Ensure that hazardous material is located at safe distances from residences, schools, hospitals and large assemblages of people; and that they are located in zones that are appropriate for their use.
- Public safety personnel provide improved response and services to the community.
- Provide sufficient manpower and equipment to respond adequately to fire emergencies and civil disturbance.

In order to implement the Project, certain minor amendments to the Safety Element Water Distribution System Map to show the decommissioning of the existing Inglewood Water
Well #6 and replacement with a new Water Well #8 and accompanying pipelines are proposed. No other amendments to the Safety Element are proposed.

As discussed in Chapter 3.6 of the EIR with respect to reduction of seismic impacts, no known active, sufficiently active, or well-defined faults have been recognized as crossing or being immediately adjacent to the Project site and the Project is not expected to expose people or structures to adverse effects from seismic-induced settlement or liquefaction as it is not located within a liquefaction Hazard Zone.

The Project will adhere to the California Building Code, established in City of Inglewood Municipal Code Chapter 11, Article 2, and enforced through plan check and building inspection services administered by the City and imposed on the Project, including seismic safety requirements in order to avoid impacts from seismic activity. The structural elements of the Project would be required to undergo appropriate design-level geotechnical evaluations prior to final design and construction in accordance with Chapter 18 of the California Building Code. The Project engineers and City building officials will implement the regulatory requirements of the California Building Code, County and City ordinances, and the California Geological Survey Guidelines for Evaluating and Mitigating Seismic Hazards in California, to ensure all buildings and structures are constructed in compliance with the law, as also detailed in California Building Code, Chapter 18.

With respect to hazardous material, the EIR analyzed the hazardous material impacts of the Project, including on nearby sensitive receptors, and concluded that the Project would not have any significant, unavoidable hazardous material impact. The Project will comply with all federal, state and local regulations regarding the handling, use, storage, transportation, and disposal of hazardous material, including in the event that hazardous material is discovered during the excavation and construction of the Project.

Construction activities would also likely require the use of limited quantities of hazardous material such as fuels, oils, and lubrications for construction equipment; paints and thinners; and solvents and cleaners. These hazardous materials are typically packaged in consumer quantities and used in accordance with manufacture recommendations, and would be transported to and from the Project site. All hazardous materials are required to be stored and handled according to manufacturer’s directions and local, State, and federal regulations including the Hazardous Waste Control Act (California Health and Safety Code section 25100 et seq.). Compliance with these requirements will ensure that the storage, handling, and disposal of hazardous materials is done in accordance with practices that minimize exposure and inadvertent releases.

The use of common hazardous materials will occur as part of the operation of the Project, primarily associated with maintenance activities as well as storage of diesel for the backup generator and biomedical supplies for the sports medicine clinic. Because hazardous material associated with the types of uses included in the Project are typically handled and transported in small quantities, and because the health effects associated with them are generally not as serious as industrial uses, operation of a majority of the new uses at the Project site would not cause an
adverse effect on the environment with respect to the routine transportation, use, or disposal of general office and household hazardous material.

The sports medicine clinic included in the Project will likely include relatively small quantities of bio-hazards and other chemicals that are typically found in medical settings, such as medical supplies, oxygen tanks and other treatment supplies that fit the classification of a hazardous material waste. In addition, any administration of medication hypodermically would produce bio-hazard waste. As part of adhering to local CUPA requirements, the clinic would be required to prepare and submit a Hazardous Materials Management Plan and Hazardous Materials Business Plan to the County.

With respect to public services, the Project is located in close proximity to fire and police services and emergency responders are not expected to be substantially affected by the Project. (see discussion under Land Use Element, Community Facilities, above.)

The Project’s consistency with the goals and policies of the Safety Element is discussed in the EIR Section 3.8, Hazards and Hazardous Materials, and 3.13, Public Services. The Analysis concludes that the Project will not be inconsistent with these goals and policies.

For the foregoing reasons, the Project is consistent with the Safety Element, as proposed to be amended.

VIII. DRAFT ENVIRONMENTAL JUSTICE ELEMENT

Senate Bill 1000 (“SB 1000”), the Planning for Healthy Communities Act, requires cities and counties to adopt an environmental justice element or integrate environmental justice goals, objectives, and policies into other element of their general plans. In 2018, the City began the process of conducting outreach and preparing an Environmental Justice Element. On May 6, 2020, the Planning Commission recommended the Draft Environmental Justice Element for adoption (GPA 2020-001). It is scheduled to be considered by the City Council in a public hearing on June 30, 2020. The Draft Environmental Justice Element sets forth goals and policies related to supporting environmental justice in the City. In anticipation of the adoption of the final Environmental Justice Element by City Council, and to provide for a conservative analysis, this section includes analysis regarding the Project’s consistency with the relevant policies, goals and objectives applicable to the Project as set forth in the Draft Environmental Justice Element in the form recommended for adoption by the Planning Commission. Relevant draft Goals and Policies applicable to the Project are as follows:

- **Meaningful Public Engagement:** Residents and stakeholders who are aware of, and effectively participate in, decisions that affect their environment and quality of life.
- **Land Use and the Environment:** The community’s exposure to pollution in the environment is minimized through sound planning and public decision making.
- **Mobility and Active Living:** A Community that promotes physical activity and opportunities for active living.
- **Healthy and Affordable Housing:** A City with safe and sanitary housing conditions and affordable housing options.
• Public Facilities: Adequate and equitably distributed public facilities are available in the community.

With respect to the goal and related policies regarding meaningful public engagement, the Project is subject to a public review and approval process that allows for public participation and submission of comments to City staff and decisionmakers regarding the Project. Public notice of hearings related to the Project must comply with all applicable state and local public notice requirements. The Project was studied under a robust environmental review process in compliance with CEQA that allowed for meaningful public participation. The environmental review process included a number of opportunities for meaningful public engagement, including a public Scoping Meeting on March 12, 2018, at Inglewood City Hall to provide information about the Project and the anticipated CEQA process; and a public review and comment period on the Draft EIR of 89 days, significantly exceeding the 45-day public review period required under CEQA. During the public comment period, an electronic copy of the Draft EIR and all related appendices were made available for public review on the City’s website and at the Project website (www.IBECProject.com), and printed and/or electronic copies were made available at the following locations: City of Inglewood Economic and Community Development Department; City of Inglewood Main Library; and the Inglewood Crenshaw-Imperial Branch Library. Following the public review and comment period for the Draft EIR, the City prepared responses to address the comments received on the Draft EIR within the specified public review period. These responses are provided in the Final EIR.

While the Project with respect to the goal and related policies regarding community exposure to environmental pollution, as described under the Land Use Element, Noise Elements, and Safety Element analyses above, which are incorporated herein by reference, will generate certain environmental impacts related to construction and operations, it is consistent with the General Plan’s policy of promoting new, non-environmentally polluting uses. The Project will be designed and constructed to meet the US Green Building Council’s Leadership in Energy and Environmental Design (LEED®) Gold certification requirements. The Project will also implement a wide-range of mitigation measures intended to reduce or eliminate environmental impacts associated with Project construction and operation, including commitments to a comprehensive Transportation Demand Management program to reduce both vehicle trips and vehicle miles traveled, encourage public transit use, comply with a net-zero greenhouse gas standard, and implement all feasible mitigation measures for air quality and noise impacts, all as reflected in the MMRP. The Project is required to comply with all applicable federal and state environment regulations.

With respect to the goal and related policies regarding promotion of physical activity and opportunities for active living, the Project will include streetscape and pedestrian circulation system improvements that will increase walkability and improve the pedestrian and bicyclist experience and accessibility on adjacent public rights of way near the Project site. The Project will include illumination to highlight circulation paths and landscape features, and to create a safe pedestrian experience. The Project includes a landscaped outdoor plaza with community gathering space, new pedestrian networks, landscaping and edge treatment, other sidewalk and
pavement improvements designed to facilitate pedestrian movement and activities, as well as extensive perimeter and interior landscaping. Specifically, the outdoor plaza will include community gathering spaces, with landscaping, seating areas, public art, and an outdoor stage. In addition, the Project would provide extraordinary public benefits contained in Exhibit C, attached to the Development Agreement, including improving Inglewood parks.

With respect to the goal and related policies regarding healthy and affordable housing, as described under the Housing Element analysis above, which is incorporated herein by reference, the Project does not propose the development of housing, and will not impact existing housing stock. The Project includes a number of community benefits commitments designed to further general goals of the City regarding housing, including funding for affordable housing, first time homebuyers assistance, support for rental and anti-eviction services, and capacity building for housing-focused non-profits, as described in more detail in the public benefits contained in Exhibit C, attached to the Development Agreement.

With respect to the goal and related policies regarding adequate and equitable distribution of public facilities (such as street and roads, government buildings, schools, and public open space), the Project does not propose development of such facilities. However, the Project would include an outdoor plaza with community gathering space, and would provide the public benefits related to public facilities as contained in Exhibit C, attached to the Development Agreement.

For the foregoing reasons, the Project is consistent with the Draft Environmental Justice Element.

IX. CONCLUSION

Based on the above analysis provided in this document and as further detailed in the record, including but not limited to the CEQA Findings, Agenda Report and other documents referenced herein, the Project, on balance, is consistent with the General Plan, as proposed to be amended.
RESOLUTION NO. _____

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF INGLEWOOD, CALIFORNIA, RECOMMENDING TO THE CITY COUNCIL APPROVAL OF SPECIFIC PLAN AMENDMENT NO. 2020-001 (SPA 2020-001) TO AMEND THE INGLEWOOD INTERNATIONAL BUSINESS PARK SPECIFIC PLAN (ADOPTED DECEMBER 21, 1993) FOR THE INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER.

(SPA 2020-001)

SECTION 1.

WHEREAS, Murphy’s Bowl LLC (Project Sponsor) seeks the development of the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City’s residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure and other ancillary uses (the Project). The Project will
also include a limited-service hotel. The area of the IBEC Project is shown in Exhibit A; and

WHEREAS, a portion of the Project site shown in Exhibit A is located within the area subject to the Inglewood International Business Park Specific Plan; and

WHEREAS, implementation of the Project necessitates an amendment to the Inglewood International Business Park Specific Plan (Specific Plan Amendment) attached to this Resolution as Exhibit B, which is incorporated herein by this reference; and

WHEREAS, on May 1, 2020, the Economic and Community Development Department Director directed Planning Division staff to prepare various Project approval materials, including the Specific Plan Amendment, and schedule a public hearing before the Planning Commission; and

WHEREAS, the proposal was set for a duly-noticed public hearing before the Planning Commission in the City Council Chambers, Ninth Floor, of the Inglewood City Hall, on the 17th day of June 2020, beginning at the hour of 7:00 p.m.; and

WHEREAS, on June 17, 2020, the Planning Commission conducted the duly noticed hearing at the time and place stated in the notice and afforded all persons interested in the matter of the proposed Specific Plan Amendment to the Inglewood International Business Park Specific Plan SPA-2020-001, or in any matter or subject related thereto, an opportunity to be heard by the Planning Commission and to submit any testimony or evidence in favor or against the proposed Specific Plan Amendment; and

WHEREAS, after taking public testimony and fully considering all the issues, the Planning Commission determined that Specific Plan Amendment SPA-2020-001 should be recommended for approval to the City Council as set forth herein; and
WHEREAS, pursuant to the California Environmental Quality Act, Public Resources Code section 21000 et seq. (CEQA), the City prepared an Environmental Impact Report (EA-EIR-2020-45) for the Project (EIR), which analyzes potential environmental impacts of the Project, including the Specific Plan Amendment. Prior to making a recommendation on the Specific Plan Amendment, the Planning Commission reviewed and considered the EIR and recommended that the City Council certify the EIR, make certain environmental Findings, adopt a Statement of Overriding Considerations (together, the CEQA Findings), and adopt a Mitigation Monitoring and Reporting Program (MMRP) for the Project.

SECTION 2.

NOW, THEREFORE, BE IT RESOLVED, by the Inglewood Planning Commission based on the entirety of the materials before the Planning Commission, including without limitation, agenda reports to the Planning Commission: the EIR and all appendices thereto and supporting information; Resolution No. ___ (EIR Certification Resolution) including the CEQA Findings and MMRP attached as Exhibit B and C thereto; all plans, drawings, and other materials submitted by the Project Sponsor; minutes, reports, and public testimony and evidence submitted as part of the City Council’s duly-noticed meetings regarding the IBEC Project; the record of proceedings prepared in connection with AB 987 pursuant to Public Resources Code section 21168.6.8; and all other information contained in the City’s administrative record concerning the Project (collectively, the Record), which it has carefully reviewed and considered, the Planning Commission finds as follows:

1. That the foregoing Recitals are true and correct and made part of this Resolution.
2. That all procedural requirements for the Planning Commission to recommend approval of Specific Plan Amendment SPA-2020-001 have been followed.

3. That the Specific Plan Amendment SPA-2020-001 substantially complies with applicable requirements of state law, including requirements under Government Code Section 65450 et seq.

4. That as described in Exhibit D (General Plan Consistency Analysis) to Planning Commission Resolution ___ (General Plan Amendment Resolution), which is incorporated by reference as though fully set forth herein, the Specific Plan Amendment SPA-2020-001 is consistent with the Inglewood General Plan as it is proposed to be amended.

5. That the Specific Plan Amendment SPA-2020-001 establishes appropriate land uses and development standards for the efficient and orderly development of the Project and the adoption of the Specific Plan Amendment is reasonably related to protection of the public health, safety, and welfare, as further described in the Planning Commission Agenda Report and Planning Commission Resolution No. ___ (EIR Certification Resolution), which includes a Statement of Overriding Considerations.

6. That an EIR has been prepared for the IBEC Project, including the proposed Specific Plan Amendment, and must be certified by the City Council prior to approval of the Specific Plan Amendment SPA-2020-001. The Planning Commission has recommended that the City Council certify the EIR and adopt CEQA Findings including a Statement of Overriding Considerations for significant and unavoidable impacts of the Project that would remain significant even with the implementation of all feasible mitigation measures specified in the EIR, and adopt an MMRP for the Project in accordance with CEQA as provided in Planning Commission Resolution No. ___ (EIR Certification Resolution).
SECTION 3.

BE IT FURTHER RESOLVED, that pursuant to the foregoing recitations and findings, the Planning Commission of the City of Inglewood, California, hereby recommends that the City Council approve and adopt Specific Plan Amendment SPA 2020-001 to the Inglewood International Business Park Specific Plan in the form attached to this Resolution as Exhibit B.

BE IT FURTHER RESOLVED, that the Secretary of the Planning Commission is hereby instructed to forward a certified copy of this Resolution to the Project Sponsor and to the City Council as a report, with findings, and recommendations of the Planning Commission pertaining to Specific Plan Amendment SPA-2020-001 attached hereto as Exhibit B and to forward a certified copy of all related files, data, and instruments.

BE IT FURTHER RESOLVED, this Resolution, a recommendation to the City Council to approve Specific Plan Amendment SPA-2020-001 as Exhibit B is passed, approved and adopted this 17th day of June 2020.

__________________________
Larry Springs, Chairperson
City Planning Commission
Inglewood, California

ATTEST:

__________________________
Evangeline Lane, Secretary
City Planning Commission
Inglewood, California
Exhibit A
Subject Site
Exhibit B
Text Amendments to the Inglewood International Business Park Specific Plan
EXHIBIT B

TEXT AMENDMENTS TO
THE INGLEWOOD INTERNATIONAL BUSINESS PARK SPECIFIC PLAN

Added text is shown in **bold underline**.

Section 1.

The “Relationship to Other Plans” subsection on pages 2 and 3 of Section I (“INTRODUCTION”) of the Inglewood International Business Park Specific Plan is amended to add a new Section C, to read as follows:

**C. Relationship to IBEC Project and Sports and Entertainment Overlay Zone**

In furtherance of the General Plan amendment adopted by Resolution No. regarding sports and entertainment facilities, the City on , 2020, adopted Ordinance No. , creating the Sports and Entertainment Overlay Zone, and undertook several other actions to approve and facilitate the development of a sports and entertainment facility project referred to as the Inglewood Basketball and Entertainment Center project (the “IBEC Project”), the boundaries of which include certain parcels within the IIBP Specific Plan area, Parcels 4032007900, 4032007901, 4032007902, 4032007903, 4032007904, 4032007905, 4032007035, 4032008900, 4032008901, 4032008902, 4032008903, 4032008904, 4032008905, 4032008907, 4032008908, 4032008001, 4032008034, and 4032008035 (the "IBEC Project Related Parcels"). By doing so the City intends, as provided below, that if developed in connection with the IBEC Project the IBEC Project Related Parcels shall be excluded from the IIBP Specific Plan, but otherwise the provisions of the IIBP Specific Plan shall apply.

Section 2.

The “Description of the Inglewood International Business Park” subsection on page 3 of Section I (“INTRODUCTION”) of the Inglewood International Business Park Specific Plan is amended to read as follows:

[...] The IIBP is located in the southern portion of the City of Inglewood. The area boundaries are 102nd Street to the north, Yukon Avenue to the east, 104th Street to the south, and Prairie Avenue to the west. The area is bisected by the north-south running Doty Avenue (Figure 2). **Provided, however, if applicable in connection with the development of the IBEC Project, the IBEC Project Related Parcels shall be excluded from the IIBP Specific Plan.**
RESOLUTION NO. _____

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF INGLEWOOD, CALIFORNIA, RECOMMENDING TO THE CITY COUNCIL FOR APPROVAL, ZONE CHANGE ZC-2020-001 TO ESTABLISH A SPORTS AND ENTERTAINMENT OVERLAY ZONE AND REZONE CERTAIN PARCELS, AND ZONING CODE AMENDMENT ZCA-2020-002 TO CHAPTER 12 (PLANNING AND ZONING) OF THE INGLEWOOD MUNICIPAL CODE TO ESTABLISH REGULATIONS FOR THE SPORTS AND ENTERTAINMENT OVERLAY ZONE AND ADJUST OTHER LAND USE CONTROLS.

(Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002)

SECTION 1.

WHEREAS, Murphy’s Bowl, LLC (Project Sponsor) seeks the development of the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City’s residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association (NBA) games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the Project). The Project will also include a limited-service hotel. The area of the IBEC Project is shown in Exhibit A:

WHEREAS, the California Government Code section 65860 requires that the City’s zoning ordinances shall be consistent with the General Plan.
WHEREAS, the City has determined that implementation of the Project necessitates text amendments to Chapter 12 (Planning and Zoning) of the Inglewood Municipal Code (IMC) and adjustments to and waivers to limited provisions under IMC Chapter 12, and zone changes, as fully set forth in Exhibits B and C (collectively, the “Zone Change ZC-2020-001” and the “Zoning Code Amendment ZCA-2020-002”)

WHEREAS, on May 1, 2020, the Economic and Community Development Department Director of the City of Inglewood directed Planning Division staff to prepare various Project approval materials, including the Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002, and schedule a public hearing before the Planning Commission.

WHEREAS, the proposal was set for a duly-noticed public hearing before the Planning Commission in the City Council Chambers, Ninth Floor, of the Inglewood City Hall, on the 17th day of June 2020, beginning at the hour of 7:00 p.m.

WHEREAS, on June 17, 2020, the Planning Commission conducted the hearing at the time and place stated in the notice and afforded all persons interested in the matter of the Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002 to the IMC, or in any matter or subject related thereto, an opportunity to be heard by the Planning Commission and to submit any testimony or evidence in favor or against the proposed Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002; and

WHEREAS, after taking public testimony and fully considering all the issues, the Planning Commission determined that Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002 should be recommended for approval to the City Council as set forth herein.

WHEREAS, pursuant to the California Environmental Quality Act, Public Resources Code section 21000, et seq. (CEQA), the City prepared an
Environmental Impact Report (EA-EIR-2020-45) for the Project (EIR), which analyzes potential environmental impacts of the Project, including Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002. Prior to making a recommendation on the Zone Change and Zoning Code Amendment, the Planning Commission reviewed and considered the EIR and recommended that the City Council certify the EIR, make certain environmental Findings, adopt a Statement of Overriding Considerations (together, the CEQA Findings), and adopt a Mitigation Monitoring and Reporting Program (MMRP) for the Project.

SECTION 2.

NOW, THEREFORE, BE IT RESOLVED by the Inglewood Planning Commission, based on the entirety of the materials before the Planning Commission, including without limitation, agenda reports to the Planning Commission; the EIR and all appendices thereto and supporting information: Resolution No. ___ (EIR Certification Resolution) including the CEQA Findings and MMRP attached as Exhibits B and C thereto; all plans, drawings, and other materials submitted by the Project Sponsor; minutes, reports, and public testimony and evidence submitted as part of the City Council's duly-noticed meetings regarding the IBEC Project; the record of proceedings prepared in connection with AB 987 pursuant to Public Resources Code section 21168.6.8; and all other information contained in the City's administrative record concerning the Project (collectively, the Record), which it has carefully reviewed and considered, the Planning Commission finds as follows:

1. That the foregoing Recitals are true and correct and made a part of this Resolution.
2. That all procedural requirements for the Planning Commission to recommend to the City Council approval of the Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002 have been followed.

3. That the proposed Zone Change and Zoning Code Amendment will be consistent with the Inglewood General Plan, the Industrial land use designation, and the Inglewood International Business Park Specific Plan, as each is proposed to be amended, for the reasons set forth in Exhibit D (General Plan Consistency Analysis) to Planning Commission Resolution No. ___ (General Plan Amendment Resolution), which are incorporated herein by reference, and will support, among others, the following objectives:

   a. Provide for the orderly development and redevelopment of the City while preserving a measure of diversity among its parts.

   b. Help promote sound economic development and increase employment opportunities for the City's residents by responding to changing economic conditions.

   c. Help promote Inglewood's image and identity as an independent community within the Los Angeles metropolitan area.

4. That the proposed Zone Change will not constitute the granting of a special privilege to a property owner inconsistent with the current or designated uses or limitations of other properties in the vicinity. The addition of the SE Overlay Zone to the base underlying zoning will facilitate the development of a Sports and Entertainment Complex and a hotel, consistent with and complementary to other major event venues and related commercial development in the vicinity. The properties within the Project site that would be designated as C-2A form a group of contiguous properties adjacent to other properties with existing C-2A zoning classifications, are located within the CNEL 65 dB noise contour for the LAX Airport, and would permit commercial uses compatible with the CNEL 65 dB noise contour. Other
properties in the immediate vicinity are also located in the CNEL 65 dB noise
countour and are subject to similar limitations regarding compatible uses.

5. That the proposed Zone Change will be appropriate for the
subject property in terms of the adequacy of the site to accommodate land
uses permitted by the proposed zone. The Project site is of sufficient size to
accommodate the development permitted under the proposed SE Overlay
Zone and allow it to function efficiently, and it is well-served by existing
transportation infrastructure. Furthermore, the proposed regulations of the
SE Overlay Zone, along with the SEC Development Guidelines, as further
described in Planning Commission Resolution No. ____ (SEC Development
Guidelines Resolution), provide standards and guidelines to ensure that
permitted development is accommodated within the Project site and
compatible with adjacent uses, including standards to establish setbacks,
maximum height, parking and loading requirements, vehicular and
pedestrian access, lighting and signage, building massing, and other aspects
of the Project.

6. That the proposed Zoning Code Amendment will not constitute
the establishment of unique standards, offering special privilege to a
particular individual or group of individuals that is inconsistent with the
general intent of the provisions of this Chapter or that may be detrimental to
the general welfare of the community. The standards to be established in the
SE Overlay Zone and SEC Development Guidelines are consistent with the
general intent of the Planning and Zoning Code and will facilitate the
orderly, well-planned development of the previously underdeveloped Project
site with a state-of-the-art entertainment facility and related uses and will
enhance the social, cultural, and recreational vitality of the community,
promote economic development, and increase employment opportunities for
the City’s residents. Such facilities and uses are specialty uses with unique
characteristics such as venue capacity, anticipated event activity and
operations, related or supporting ancillary development, and adjacent uses,
which require specialized, specific land use planning considerations. In
addition to the standards and regulations to be established in the proposed
SE Overlay Zone and SEC Design Guidelines, the Project includes an
extensive set of project design features, mitigation measures, and conditions
of approval pursuant to AB 987 to ensure that development of the Project will
enhance, and not be detrimental to, the general welfare of the community, as
further described in the Resolution No. __ (EIR Certification Resolution)
including the CEQA Findings and MMRP attached as Exhibits B and C
thereto.

7. That the proposed Zone Change and Zoning Code Amendment
establish appropriate land uses and development standards for the efficient
and orderly development of the Project and the adoption of the Zone Change
and Zoning Code Amendment is reasonably related to protection of the public
health, safety, and welfare, for the reasons described in paragraphs 4, 5, and
6 above, and as further described in the Planning Commission Agenda Report
and Planning Commission Resolution No. __ (EIR Certification Resolution),
which includes a statement of overriding considerations.

8. That an EIR has been prepared for the IBEC Project, including
the proposed Zone Change and Zoning Code Amendment, and must be
certified by the City Council prior to approval of Zone Change ZC-2020-001
and Zoning Code Amendment ZCA-2020-002. The Planning Commission has
recommended that the City Council certify the EIR and adopt CEQA
Findings including a Statement of Overriding Considerations for significant
and unavoidable impacts of the Project that would remain significant even
with the implementation of all feasible mitigation measures specified in the
EIR, and adopt an MMRP for the Project in accordance with CEQA as
provided in Planning Commission Resolution No. ____ (EIR Certification Resolution).

SECTION 3.

BE IT FURTHER RESOLVED, that pursuant to the foregoing recitations and findings, the Planning Commission of the City of Inglewood, California, hereby recommends that the City Council approve and adopt Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002 in the form attached to this Resolution as Exhibit B and Exhibit C.

BE IT FURTHER RESOLVED, that the Secretary of the Planning Commission is hereby instructed to forward a certified copy of this Resolution to the Project Sponsor and to the City Council as a report, with the findings, and recommendations of the Planning Commission pertaining to the Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002 attached hereto as Exhibit B and Exhibit C and to forward a certified copy of all related files, data and instruments.

BE IT FURTHER RESOLVED, this Resolution, a recommendation to City Council to approve Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002 to the Inglewood Municipal Code attached hereto as Exhibit B and Exhibit C is passed, approved and adopted this 17th day of June 2020.

__________________________
Larry Springs, Chairperson
City Planning Commission
Inglewood, California

ATTEST:

__________________________
Evangeline Lane, Secretary
City Planning Commission
Inglewood, California
Exhibit A
Subject Site
Exhibit B
Zone Change Ordinance
ORDINANCE NO. ______

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF INGLEWOOD, CALIFORNIA, APPROVING ZONE CHANGE ZC-2020-001 TO ESTABLISH A SPORTS AND ENTERTAINMENT OVERLAY ZONE IN CHAPTER 12 (PLANNING AND ZONING) OF THE INGLEWOOD MUNICIPAL CODE AND TO REZONE CERTAIN PARCELS IN THE PROJECT SITE TO CONFORM WITH THE EXISTING GENERAL PLAN LAND USE DESIGNATION.

ZC-2020-001

WHEREAS, Murphy’s Bowl, LLC (Project Sponsor), seeks the development of the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City’s residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the Project). The Project will also include a limited-service hotel. The area of the IBEC Project is shown in Exhibit A; and

WHEREAS, a City initiated proposal was made to establish a Sports and Entertainment Overlay Zone in one (1) area of the City which includes the following properties as listed by Assessor Identification Numbers:
WHEREAS, the State Legislature passed SB 1333 (2018) which requires that all charter cities resolve inconsistencies between Zoning designations and General Plan Land Use designations within a reasonable time; and

WHEREAS, the Zoning designations of thirteen (13) of the site parcels are inconsistent with the existing Commercial/Industrial General Plan Land Use designations whereby they have Zoning designations of P-1 (Automobile
Exhibit B

Parking), R-3 (Multiple-Family), and R-2 (Limited Multiple-Family), which includes the following properties as listed by Assessor Identification Numbers

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; and,

WHEREAS, until such time that the City comprehensively updates the General Plan and associated Zoning designations, which would resolve any inconsistencies citywide, the Project entitlements present an opportunity to resolve such inconsistencies on the site; and

WHEREAS, the attached Exhibit B depicts the existing Zoning designations with the location of the Sports and Entertainment Overlay Zone (Overlay) and Exhibit C depicts the proposed C-2A (Airport Commercial) Zoning designations along with the Overlay; and

WHEREAS, on June 17, 2020, the Planning Commission conducted a public hearing for this matter and approved Resolution No. ___ entitled:

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF INGLEWOOD, CALIFORNIA, RECOMMENDING TO THE CITY COUNCIL FOR APPROVAL, ZONE CHANGE ZC-2020-001 TO ESTABLISH A SPORTS AND ENTERTAINMENT OVERLAY ZONE AND REZONE CERTAIN PARCELS, AND ZONING CODE AMENDMENT ZCA-2020-002 TO CHAPTER 12 (PLANNING AND ZONING) OF THE INGLEWOOD MUNICIPAL CODE TO ESTABLISH REGULATIONS FOR THE SPORTS AND ENTERTAINMENT OVERLAY ZONE AND ADJUST OTHER LAND USE CONTROLS.
WHEREAS, the matter of proposed Zone Change ZCA-2020-001 was presented to the City Council on June _____, 2020, who then scheduled a public hearing for July _____, 2020, and,

WHEREAS, notice of the time and place of the hearing was given as required by law; and,

WHEREAS, the City Council conducted the hearing at the time and place stated in the notice and afforded all persons interested in the matter of the proposed Zone Change, or in any matter or subject related thereto, an opportunity to be heard by the City Council and to submit any testimony or evidence in favor or against the proposed Zone Change; and,

WHEREAS, after taking public testimony and considering the issues, the City Council determined that the Sports and Entertainment Overlay Zone should be established; and,

WHEREAS, the City Council has carefully considered all testimony and evidence presented in this matter, and being advised finds as follows:

SECTION 1

Pursuant to the California Environmental Quality Act, Public Resources Code, Section 21000, et seq. (CEQA), the City prepared an Environmental Impact Report (EIR) for the Inglewood Basketball and Entertainment Center (State Clearinghouse No. 2018021056), which analyzed environmental impacts of the proposed project and the associated entitlements. Prior to making a decision on the Zone Change, the City Council reviewed and considered the EIR and pursuant to Resolution No. ____ (City Council EIR Certification Resolution) certified the EIR, made certain environmental findings, adopted a Mitigation Monitoring and Reporting Program, and adopted a Statement of Overriding Considerations for significant and unavoidable impacts of the Project that would remain even with the implementation of necessary mitigation measures specified in the EIR.
SECTION 2.

Based on the entirety of the materials before the City Council, including without limitation, agenda reports to the City Council and Planning Commission; the EIR and all appendices thereto and supporting information; Resolution No. ___ (EIR Certification Resolution) including the CEQA Findings and MMRP attached as Exhibits B and C thereto; all plans, drawings, and other materials submitted by the Project Sponsor; minutes, reports, and public testimony and evidence submitted as part of the Planning Commission's and City Council's duly-noticed meetings regarding the IBEC Project; the record of proceedings prepared in connection with AB 987 pursuant to Public Resources Code section 21168.6.8; and all other information contained in the City’s administrative record concerning the Project (collectively, the Record), which it has carefully reviewed and considered, the City Council finds as follows:

1. The proposed Zone Change to establish the SE Overlay Zone and rezoning of certain properties to make them consistent with the land use designation will be consistent with the Inglewood General Plan, the Industrial land use designation, and the Inglewood International Business Park Specific Plan, as each is amended, for the reasons set forth in Exhibit D to Planning Commission Resolution No. ___ (Planning Commission General Plan Amendment Resolution), which are incorporated herein by reference, will bring zoned properties that did not conform with the General Plan land use designation into conformance, and will support, among others, the following objectives:

   a. Promote the development of sports and entertainment facilities and related uses on underutilized land, in appropriate locations, creating economic development and employment opportunities for the City’s residents.
Exhibit B

b. Provide for the orderly development and redevelopment of the City while preserving a measure of diversity among its parts.

c. Helps promote sound economic development and increase employment opportunities for the City’s residents by responding to changing economic conditions.

d. Helps promote Inglewood’s image and identity as an independent community within the Los Angeles metropolitan area.

2. That the rezoning of certain properties to make them consistent with the General Plan land use designation is necessary to ensure the site is consistent with the General Plan; and

3. That the establishment of the SE Overlay Zone will not constitute the granting of a special privilege to a property owner inconsistent with the current or designated uses or limitations of other properties in the vicinity for the reasons set forth in Planning Commission Resolution No. __ (Zone Change and Zoning Code Amendment Resolution), which are incorporated herein by reference.

4. That the consistency zone changes will not constitute the granting of a special privilege to a property owner inconsistent with the current or designated uses or limitations of other properties in the vicinity for the reasons set forth in Planning Commission Resolution No. __ (Zone Change and Zoning Code Amendment Resolution), which are incorporated herein by reference.

5. That the establishment of the SE Overlay Zone will be appropriate for the subject property in terms of the adequacy of the site to accommodate land uses permitted by the proposed zone for the reasons set forth in Planning Commission Resolution No. __ (Zone Change and Zoning Code Amendment Resolution), which are incorporated herein by reference.
6. That the rezoning of properties that are inconsistent with the General Plan land use designation is appropriate for the site because pursuant to SB 1333, charter cities are required to resolve such inconsistencies within a reasonable time.

7. That an EIR has been prepared for the IBEC Project, including the proposed Zone Change, and was certified by the City Council prior to approval of Zone Change ZC-2020-001 and Zoning Code Amendment ZCA-2020-002. The City Council adopted CEQA Findings including a Statement of Overriding Considerations for significant and unavoidable impacts of the Project that would remain significant even with the implementation of all feasible mitigation measures specified in the EIR, and adopted an MMRP for the Project in accordance with CEQA as provided in City Council Resolution No. ___ (EIR Certification Resolution).

SECTION 2.

WHEREAS, at the conclusion of the public hearing, the City Council determined that the Zone Change specified herein should be approved.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF INGLEWOOD, CALIFORNIA, DOES HEREBY ORDAIN AS FOLLOWS:

The City Council concurs with the Planning Commission recommendation and does hereby approve Zone Change No. ZC-2020-001, to establish a Sports and Entertainment Overlay Zone and rezone certain other parcels, under the provisions of Chapter 12, Article 27 of the Inglewood Municipal Code.

The City Clerk shall certify to the passage and adoption of this ordinance and to its approval by the City Council and shall cause the same to be published in accordance with the City Charter and thirty days from the final passage and adoption, this ordinance shall be in full force and effect.
Exhibit B

This ordinance to establish a Sports and Entertainment Overlay Zone and to rezone certain other parcels, is passed, approved and adopted by the City Council of the City of Inglewood this ____ day of __________ 2020.

______________________________
JAMES T. BUTTS
MAYOR OF THE CITY OF INGLEWOOD, CALIFORNIA

Attest:

______________________________
YVONNE HORTON
CITY CLERK
(SEAL)
Exhibit C
Zone Code Amendment Ordinance
Exhibit C

ORDINANCE NO. ______

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF INGLEWOOD, CALIFORNIA, APPROVING ZONING CODE AMENDMENT ZCA-2020-002 TO CHAPTER 12 (PLANNING AND ZONING) OF THE INGLEWOOD MUNICIPAL CODE (IMC) TO ESTABLISH REGULATIONS FOR THE SPORTS AND ENTERTAINMENT OVERLAY ZONE AND ADJUST OTHER LAND USE CONTROLS.

WHEREAS, Murphy’s Bowl, LLC (Project Sponsor), seeks the development of the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City’s residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the Project). The Project will also include a limited-service hotel. The area of the IBEC Project is shown in Exhibit A; and

WHEREAS, on June 17, 2020, the Planning Commission conducted a public hearing for this matter and approved Resolution No. _____ entitled:
A RESOLUTION OF THE PLANNING COMMISSION OF THE
CITY OF INGLEWOOD, CALIFORNIA, RECOMMENDING TO
THE CITY COUNCIL FOR APPROVAL, ZONE CHANGE ZC-
2020-001 TO ESTABLISH A SPORTS AND ENTERTAINMENT
OVERLAY ZONE AND REZONE CERTAIN PARCELS, AND
ZONING CODE AMENDMENT ZCA-2020-002 TO CHAPTER 12
(PLANNING AND ZONING) OF THE INGLEWOOD
MUNICIPAL CODE TO ESTABLISH REGULATIONS FOR
THE SPORTS AND ENTERTAINMENT OVERLAY ZONE AND
ADJUST OTHER LAND USE CONTROLS.

WHEREAS, the matter of proposed Zoning Code Amendment ZCA-2020-
002 was presented to the City Council on June __, 2020, who then scheduled a
public hearing for July __, 2020; and,

WHEREAS, notice of the time and place of the hearing was given as
required by law; and,

WHEREAS, the City Council conducted the hearing at the time and place
stated in the notice and afforded all persons interested in the matter of the
proposed amendment to the Inglewood Municipal Code, or in any matter or
subject related thereto, an opportunity to be heard by the City Council and to
submit any testimony or evidence in favor or against the proposed Zoning Code
Amendment; and,

WHEREAS, after taking public testimony and considering the issues, the
City Council determined that certain changes specified herein, should be made
to the text of Chapter 12 of the Inglewood Municipal Code; and,

WHEREAS, the City Council has carefully considered all testimony and
evidence presented in this matter, and being advised finds as follows:

SECTION 1.
Pursuant to the California Environmental Quality Act, Public Resources Code, Section 21000, et seq. (CEQA), the City prepared an Environmental Impact Report (EIR) for the Inglewood Basketball and Entertainment Center (State Clearinghouse No. 2018021056), which analyzed environmental impacts of the proposed project and the associated entitlements, including this Zoning Code Amendment. Prior to making a decision on the Zoning Code Amendment, the City Council reviewed and considered the EIR and pursuant to Resolution No. ___ (City Council EIR Certification Resolution) certified the EIR, made certain environmental findings, adopted a Mitigation Monitoring and Reporting Program, and adopted a Statement of Overriding Considerations for significant and unavoidable impacts of the Project that would remain even with the implementation of necessary mitigation measures specified in the EIR.

SECTION 2.

Based on the entirety of the materials before the City Council, including without limitation, agenda reports to the City Council and Planning Commission; the EIR and all appendices thereto and supporting information; Resolution No. ___ (EIR Certification Resolution) including the CEQA Findings and MMRP attached as Exhibits B and C thereto; all plans, drawings, and other materials submitted by the Project Sponsor; minutes, reports, and public testimony and evidence submitted as part of the Planning Commission’s and City Council’s duly-noticed meetings regarding the IBEC Project; the record of proceedings prepared in connection with AB 987 pursuant to Public Resources Code section 21168.6.8; and all other information contained in the City’s administrative record concerning the Project (collectively, the Record), which it has carefully reviewed and considered, the City Council finds as follows:

1) That the proposed Zoning Code Amendment will be consistent with the Inglewood General Plan, the Industrial land use designation, and
Exhibit C

the Inglewood International Business Park Specific Plan, as each is amended, for the reasons set forth in Exhibit D to Planning Commission Resolution No. ___ (Planning Commission General Plan Amendment Resolution), which are incorporated herein by reference, and will support, among others, the following objectives:

a. Provide for the orderly development and redevelopment of the City while preserving a measure of diversity among its parts.

b. Help promote sound economic development and increase employment opportunities for the City’s residents by responding to changing economic conditions.

c. Promote Inglewood’s image and identity as an independent community within the Los Angeles metropolitan area.

2) A change to the text of Chapter 12 to establish regulations for the Sports and Entertainment Overlay Zone will not constitute the establishment of unique standards, offering special privilege to a particular individual or group of individuals, that is inconsistent with the general intent of the provisions of the Planning and Zoning Code or that may be detrimental to the general welfare of the community, for the reasons set forth in Planning Commission Resolution No. ___ (Zone Change and Zoning Code Amendment Resolution), which are incorporated herein by reference.

3) That an EIR has been prepared for the IBEC Project, including the proposed Zoning Code Amendment, and was certified by the City Council prior to approval of Zoning Code Amendment ZCA-2020-002. The City Council certified the EIR and adopted CEQA Findings including a Statement of Overriding Considerations for significant and unavoidable impacts of the Project that would remain significant even with the implementation of all feasible mitigation measures.
 specified in the EIR, and adopted an MMRP for the Project in accordance with CEQA as provided in City Council Resolution No. (EIR Certification Resolution).

SECTION 3.
WHEREAS, at the conclusion of the public hearing, the City Council determined that the Zoning Code Amendment specified herein should be approved.
NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF INGLEWOOD DOES HEREBY ORDAIN AS FOLLOWS:

The Inglewood Municipal Code, Chapter 12 (Planning and Zoning), is hereby amended by adding Article 17.5, Sports and Entertainment Overlay Zone, to read as follows:

Article 17.5. Sports and Entertainment Overlay Zone

Section 12-38.90 Purpose

The Sports and Entertainment Overlay Zone ("SE Overlay Zone") is established to provide for the orderly development of a Sports and Entertainment Complex in a comprehensively planned manner, along with a hotel of no fewer than 100, and no greater than 150, guestrooms, within the boundaries shown on the map adopted by the City Council by Ordinance, as part of this SE Overlay Zone.

Section 12-38.91 Definitions

(A) “Arena” shall mean a sports, entertainment, and public gathering facility with indoor seating capacity of no more than 18,500 attendees operated to host events including, but not limited to, sporting events, concerts, entertainment events, exhibitions, conventions, conferences, meetings, banquets, civic and community events, social, recreation, or leisure events, celebrations, and other similar events or activities, including the sale of food and drink for consumption on-site or off-site and the sale of alcoholic beverages
Exhibit C

for consumption on-site, the sale of merchandise, souvenirs, and novelties and similar items, and other uses, events, or activities as are customary and usual in connection with the operation of such facility.

(B) “Event Center Structure” shall mean a multi-purpose facility that includes an Arena and may include any of the following uses:
   (1) Professional office;
   (2) Athletic practice and training facilities;
   (3) Medical office or outpatient clinic and accessory uses;
   (4) Other non-Arena uses that support the Arena and are located in the Event Center Structure.

(C) “Event Center Supporting Structure” shall mean a structure located within the boundaries of the SE Overlay Zone but not within the Event Center Structure, which may include any of the following uses:
   (1) Retail uses, including, but not limited to, the sale or rental of products or services;
   (2) Dining uses, including restaurants, bars, cafes, catering services, and outdoor eating areas, including the sale of food and drink for consumption on-site or off-site and the sale of alcoholic beverages for consumption on-site;
   (3) Community-serving uses for cultural, exhibition, recreational, or social purposes.

(D) “Infrastructure and Ancillary Structures and Uses” shall mean any uses or structures, temporary or permanent, that are Accessory to, reasonably related to, or maintained in connection with the operation and conduct of an Event Center Structure or Event Center Supporting Structure, including, without limitation, open space and plazas, pedestrian walkways and bridges, transportation and circulation facilities, public or private parking facilities (surface, subsurface, or structured), signage, outdoor theaters, broadcast,
filming, recording, transmission, production and communications facilities and equipment, and events and activities held or conducted outside of the Event Center Structure that include, but are not limited to, any event or activity otherwise permitted in the Event Center Structure.

(E) “Sports and Entertainment Complex” shall mean a development that includes the following:

(1) Event Center Structure;
(2) Event Center Supporting Structures;
(3) Infrastructure and Ancillary Structures and Uses; and
(4) Any other uses that the Economic and Community Development Department Director determines are similar, related, or accessory to the aforementioned uses.

(F) “SEC Development Guidelines” shall have the meaning given in Section 12-38.94.

Section 12-38.92 Applicability

(A) This Article is applicable to the development of a Sports and Entertainment Complex and a hotel of no fewer than 100, and no greater than 150, guestrooms on properties located in the SE Overlay Zone. Except as otherwise provided in this Article and/or in the SEC Development Guidelines, the provisions of the Inglewood Municipal Code (IMC), Chapter 12 (Planning and Zoning) shall apply. This Article and the SEC Development Guidelines shall control in the event of a conflict with other provisions of IMC Chapter 12. In the event of a conflict between this Article and the SEC Development Guidelines, the SEC Development Guidelines shall control.

(B) All other development in the SE Overlay Zone shall be governed by the applicable provisions of Chapter 12, including the provisions of the applicable underlying zoning district.

Section 12-38.93 Permitted Uses
Exhibit C

The following uses shall be permitted in the SE Overlay Zone and shall be exempt from the Special Use Permit provisions of Article 25 of this Chapter:

(A) A Sports and Entertainment Complex subject to specific requirements for the following uses:

1. Onsite Sales and Service of Alcoholic Beverages

   The onsite (including in the plaza area adjacent to the Event Center Structure) sale, service, and consumption of alcoholic beverages, including beer, wine, and distilled spirits, within the Sports and Entertainment Complex is permitted, subject to compliance with the following requirements:

   a. Any establishment or operator within the Sports and Entertainment Complex serving or selling alcoholic beverages shall maintain the applicable license from the California Department of Alcohol Beverage Control (“ABC”).

   b. Alcoholic beverages may be purchased, served, or consumed within any licensed establishment and its designated outdoor areas and any additional licensed designated areas, subject to compliance with all applicable ABC license conditions.

   c. Alcoholic beverages may be sold, served, or consumed from the hours of 6:00 AM to 2:00 AM.

   d. All persons engaged in the sale or service of alcoholic beverages shall be at least 18 years old and must successfully complete a certified training program in responsible methods and skills for serving and selling alcoholic beverages with recurrent training not less than once every three years.
Exhibit C

e. Any areas where alcohol is sold, served or consumed shall be monitored by security equipment, security personnel or supervisory personnel.

2. **Outdoor Restaurants or Dining Areas**

Outdoor restaurants or dining areas shall be permitted within the Sports and Entertainment Complex subject to compliance with the following requirements:

a. The perimeter of outdoor dining areas of any establishment selling or serving alcoholic beverages shall be defined by physical barriers.

b. Vehicle drive-through service, or service windows or order pick-up windows along any public right-of-way shall be prohibited.

3. **Communications Facilities**

Communications systems, facilities, antennas, and any related equipment for the following purposes may be installed, placed, or used within the Sports and Entertainment Complex:

a. Broadcasts or transmissions from or related to the Sports and Entertainment Complex;

b. Communications with or transmissions to attendees, employees, or visitors of the Sports and Entertainment Complex;

c. Reception and distribution or exhibition of broadcasts or transmissions within the Sports and Entertainment Complex;

d. Operation of on-site equipment, facilities, structures or uses:
Exhibit C

e. Communications related to events and operations within the Sports and Entertainment Complex;
f. Emergency services and communications; and
g. Communications services, including telecommunications services, for large-scale events hosted within the Sports and Entertainment Complex.

(B) One (1) hotel of no fewer than 100, and no greater than 150, guestrooms, subject to compliance with Section 12-16.1 except as provided under this Article.

Section 12-38.94 Sports and Entertainment Complex Development Guidelines and Review

(A) SEC Development Guidelines. Development of a Sports and Entertainment Complex within the SE Overlay Zone shall be subject to the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan ("SEC Development Guidelines"), adopted by the City Council by Resolution No. as the SEC Development Guidelines as may be amended from time to time as provided therein.

(B) Standards, Requirements, and Process. The SEC Development Guidelines establish specific design standards for the development of a Sports and Entertainment Complex within the SE Overlay Zone, the requirements for on-site and off-site Infrastructure to be provided, and the review and permitting process for the Sports and Entertainment Complex and Infrastructure.

(C) SEC Design Guidelines. The SEC Design Guidelines portion of the SEC Development Guidelines, includes, without limitation, standards for site design, features and design elements for buildings and structures, landscaping, signage, and lighting, parking, loading and circulation and sustainability, and shall apply in lieu of any contrary provisions in the Inglewood Municipal Code.
including without limitation the Site Plan Review process in Article 18.1 of this Chapter.

(D) The SEC Infrastructure Plan portion of the SEC Development Guidelines establishes the infrastructure improvements required to be provided for the Sports and Entertainment Complex and includes, without limitation, wet and dry utilities, streets and sidewalks, traffic signals, and City water well relocation. The SEC Infrastructure Plan shall prevail in the event of any conflict between it and any provisions in Article 22 (Subdivision Regulations) of this Chapter. Within the SE Overlay Zone, (a) the provisions of Section 12-66 and Sections 12-66.1 through 12-66.5 are waived and any requirement that a Tentative Parcel Map precede filing of a Parcel Map shall not apply; (b) Section 12-66.6 requiring a parcel map to be filed and recorded prior to specified transactions and issuance of building permits is waived and shall not apply; (c) Section 12-7.1 shall not be applied to require a parcel map prior to issuance of building permits; and (d) Except as provided above, a parcel map shall be reviewed and approved in accordance with Section 12-66.5.

(E) Review and Approval of SEC Design Drawings and SEC Improvement Plans.

(1) Any application for SEC Design Review under the SEC Design Guidelines shall be submitted for review and approval to the Economic and Community Development Department Director in accordance with the standards and requirements established in the SEC Development Guidelines. Such review and approval shall be required prior to the issuance of any building permit(s) for the development of a Sports and Entertainment Complex. SEC Design Review shall not be required for the repair or replacement with the same or comparable type of structural
Exhibit C

element or material to any portion of an existing building or for interior improvements within an existing building provided that there is no concurrent exterior alteration, building enlargement or increase in parking needs.

(2) Any application for review and approval of SEC Improvement Plans under the SEC Infrastructure Plan shall be submitted to the Public Works Director for review and approval of off-site improvements and to the Economic and Community Development Department Director for review and approval of on-site improvements, in accordance with the standards and requirements established in the SEC Development Guidelines.

(3) SEC Design Drawings and SEC Improvement Plans submitted under the SEC Development Guidelines shall be approved unless materially inconsistent with the applicable standards established in this Article 17.5 and the SEC Development Guidelines, as more particularly provided therein.

Section 12-38.95 Development Standards

Section 12-38.95.1 Setbacks

Front yard, side yard, and rear yard for the Sports and Entertainment Complex shall conform to the requirements of the SEC Design Guidelines.

Section 12-38.95.2 Height

(A) The Event Center Structure including any appurtenances thereon shall not exceed one hundred fifty (150) feet in height.

(B) Any building or structure other than the Event Center Structure shall not exceed one hundred (100) feet in height.

Section 12-38.95.3 Street Frontage
Exhibit C

Minimum street frontage requirements shall not apply to the development of permitted uses within the SE Overlay Zone.

Section 12-38.95.4 Lot Size

Minimum lot size requirements shall not apply to the development of permitted uses within the SE Overlay Zone.

Section 12-38.95.5 Development Limitations

Development of a Sports and Entertainment Complex shall be consistent with the size standards established in the SEC Design Guidelines.

Section 12-38.95.6 Walls and Fences

(A) Walls and fences within the Sports and Entertainment Complex shall be consistent with the standards established in the SEC Design Guidelines.

(B) Review and Approval. SEC Design Review Approval of any fence or wall pursuant to the SEC Design Guidelines shall constitute an approval and permit from the Planning Division for the purposes of compliance with Section 12-93.5, Article 24 of this Chapter.

Section 12-38.96 Parking and Loading Requirements

Section 12-38.96.1 Parking Requirements

The aggregate amount of off-street parking spaces provided and maintained in connection with each of the following uses shall be not less than the following, except as may be reduced through the application of shared parking permitted by Section 12-38.96.2:

(A) Event Center Structure. One (1) parking space for each five (5) seats in the Arena, inclusive of any temporary seating capacity, plus one (1) space for each three hundred (300) square feet of gross floor area of Professional office.

(B) Event Center Supporting Structures. Sixty (60) parking spaces, plus one (1) additional parking space for each additional four hundred
Exhibit C

(400) square feet of gross floor area in excess of fourteen thousand
(14,000) square feet of gross floor area, based on the combined gross floor
area of all uses within the Event Center Supporting Structures.

(C) Hotel. Two (2) parking spaces, plus one (1) parking space for each
bedroom or other room that can be used for sleeping purposes up to
ninety (90) rooms, plus one (1) parking space for each additional two (2)
bedrooms or other rooms that can be used for sleeping purposes in excess
of ninety (90) rooms.

(D) No additional parking shall be required for any other uses within
the Event Center Structure described in Section 12-38.91(B) or any
Infrastructure and Ancillary Structures and Uses described in Section
12-38.91(D).

Section 12-38.96.2 Shared Parking

The parking requirements for any Event Center Supporting
Structure or use therein may be satisfied through shared parking of
spaces provided for the Arena use, provided that substantial evidence, as
determined by the Economic and Community Development Department
Director, demonstrates that the peak parking demand for such Event
Center Supporting Structure or use therein does not occur during the
same period as the peak parking demand for the Arena use, or that the
same parking spaces will be used for multiple Sports and Entertainment
Complex uses.

Section 12-38.96.3 Location of Parking

(A) Required parking for the Sports and Entertainment
Complex may be located on any lot or property within the SE Overlay
Zone.
(B) The hotel use shall provide and maintain its required on-site parking in a lot exclusively for the hotel use based on the calculation described above in Section 12.38.96.1(C).

Section 12-38.96.4 Parking Standards

For the Sports and Entertainment Complex, the provisions of the SEC Design Guidelines for Parking and Circulation shall apply in lieu of the design standards and requirements for parking spaces and facilities set forth in Sections 12-42.1, 12-53, 12-54.4, 12-55.4, and 12-55.5 of Article 19 of this Chapter.

Section 12-38.96.5 Loading Facilities

(A) Event Center Structure. A minimum of four loading spaces shall be provided for the Event Center Structure. Loading spaces may be provided in a below grade structure.

(B) Event Center Supporting Structures. A minimum of one loading space per 10,000 square feet of gross floor area, based on the combined gross floor area of all Event Center Supporting Structures.

(C) For the Sports and Entertainment Complex, the provisions of the SEC Design Guidelines for Loading shall apply in lieu of the design standards and requirements for loading set forth in Article 19 of this Chapter.

Section 12-38.97 Signs

(A) In lieu of the standards and requirements regarding signs set forth in Sections 12-75, 12-76, 12-77 (and subsections thereto), 12-80, and 12-80.5 of Article 23 of this Chapter, signs for a Sports and Entertainment Complex in the SE Overlay Zone shall be subject to this Article 17.5.

(B) Signs within the Sports and Entertainment Complex shall be permitted or exempted from the permit requirement of Section 12-72 of Article 23 of this Chapter, as set forth in the SEC Design Guidelines.
(C) Prohibited Signs. Signs that create the following conditions shall be prohibited:

(1) Traffic Safety Hazard. Any sign or device which by design or location resembles or conflicts with any traffic control sign or device. Any sign or device that creates a potential safety hazard by obstructing views of pedestrian and vehicular traffic at street intersections or driveways or by creating glare or other hazardous distraction.

(2) Infrastructure Hazard. Any sign that is erected within six (6) feet horizontally or twelve (12) feet vertically of any overhead electric conductors exceeding seven hundred fifty (750) volts.

(D) Review and Approval. SEC Design Review Approval of any sign pursuant to the SEC Design Guidelines shall constitute a sign approval and permit from the Planning Division for the purposes of Section 12-72, Article 23 of this Chapter.

An application for review of any sign pursuant to the SEC Design Guidelines shall include the following information:

(1) Location and sign area of each sign;
(2) Total signage area;
(3) Illumination information including signage refresh rate, scrolling, brightness, and hours of illumination, as applicable.

Section 12-38.98 Public Art

The provisions of Section 12-4.1 shall not apply to development of the Sports and Entertainment Complex. The location of any public art to be provided shall be determined through the SEC Design Review under the SEC Development Guidelines.
SECTION 4: The Inglewood Municipal Code Chapter 12, Planning and Zoning, is hereby amended by adding Section 12-1.76.1, and Section 12-1.104.1, to read as follows:

Section 12-1.76.1. Sports and Entertainment Complex.

"Sports and Entertainment Complex" shall mean the same as defined in Section 12-38.91(E).

Section 12-1.104.1. SEC Development Guidelines.

"SEC Development Guidelines" shall mean the same as defined in Section 12-38.94(A).

SECTION 5: Parking Outside the SE Overlay Zone. A parking lot, public parking area, or facility, or any entity providing same, may provide off-street parking for the Sports and Entertainment Complex, outside the SE Overlay Zone, notwithstanding any contrary provisions in Inglewood Municipal Code Chapter 12, Planning and Zoning, Article 19 (Parking Regulations).

SECTION 6: Lot Line Adjustments. The lot lines of adjacent parcels within the SE Overlay Zone may be adjusted at the request of the property owners, or by City on its own initiative as to City owned property, in accordance with the provisions of Government Code Section 66412(d), and pursuant to the procedures in this Section. Such action shall be a ministerial approval made by the Economic and Community Development Department Director, or his or her designee, who shall approve a lot line adjustment if he or she finds that (i) the adjusted lot conforms with the general plan and zoning, and (ii) all owners of an interest in the subject real property have consented to the lot line adjustment. No conditions or exactions shall be imposed on the approval of the lot line adjustment except to conform to the general plan, zoning and building...
Exhibit C

ordinances, to require the prepayment of real property taxes prior to the
approval of the lot line adjustment, or to facilitate the relocation of existing
utilities, infrastructure or easements. No tentative map, parcel map or final
map shall be required as a condition to the approval of a lot line adjustment.
The adjusted lot lines shall be shown in a recorded notice of merger of lot line
adjustment or a certificate of compliance.

SECTION 7

The City Council concurs with the Planning Commission
recommendation and does hereby approve Zoning Code Amendment No. ZCA-
2020-00, to establish regulations for the Sports and Entertainment Overlay
Zone and adjust other land use controls, under the provisions of Chapter 12,

The City Clerk shall certify to the passage and adoption of this ordinance
and to its approval by the City Council and shall cause the same to be published
in accordance with the City Charter and thirty days from the final passage and
adoption, this ordinance shall be in full force and effect.

This ordinance to amend Chapter 12 of the IMC, to establish regulations
for the Sports and Entertainment Overlay Zone and adjust other land use
controls is passed, approved and adopted by the City Council of the City of
Inglewood this _ day of July 2020.
Exhibit C

JAMES T. BUTTS
MAYOR OF THE CITY OF
INGLEWOOD, CALIFORNIA

Attest:

YVONNE HORTON
CITY CLERK
(SEAL)
RESOLUTION NO. ___

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF INGLEWOOD, CALIFORNIA, RECOMMENDING THAT THE CITY COUNCIL FOR APPROVAL SPORTS AND ENTERTAINMENT COMPLEX DESIGN GUIDELINES AND INFRASTRUCTURE PLAN (SEC DEVELOPMENT GUIDELINES) FOR THE INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER.

SECTION 1.

WHEREAS, Murphy's Bowl, LLC (Project Sponsor), seeks the development of the Inglewood Basketball and Entertainment Center (IBEC) that includes an arena calculated to promote the enjoyment and recreation of the public by providing access to the City's residents in the form of spectator sports, specifically basketball, with up to 18,000 fixed seats to host National Basketball Association games, and with up to 500 additional temporary seats for other events such as family shows, concerts, corporate and community events, and other sporting events; an up to 85,000-square foot team practice and athletic training facility; up to 71,000 square feet of LA Clippers office space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square feet of ancillary and related arena uses including retail and dining; an outdoor plaza adjacent to the arena; parking facilities; relocation of a City of Inglewood groundwater well; and various circulation, infrastructure, and other ancillary uses (the Project). The Project will also include a limited service hotel. The area of the IBEC Project is shown in Exhibit A; and

WHEREAS, implementation of the Project necessitates a Zone Change (No. 2020-001) and Zoning Code Amendment (No. 2020-002) including establishing a Sports and Entertainment Overlay Zone, rezoning certain parcels, and establishing regulations for the Sports and Entertainment Overlay Zone and
adjustment of other land use controls, as more particularly described in Planning Commission Resolution No. ____ (Zone Change and Zoning Code Amendment Resolution); and

WHEREAS, the City seeks to ensure consistent design approach, high standards of design and that the Project’s new development is visually compatible with and complementary to its site and surroundings, and therefore Project-specific design guidelines and a plan review process are proposed for the Project, which are referred to as the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines); and

WHEREAS, the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines) will implement aspects of the Sports and Entertainment Overlay Zone proposed for the Project site; and

WHEREAS, on May 1, 2020, the Economic and Community Development Department Director of the City of Inglewood directed Planning Division staff to prepare various Project approval materials, including the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines), and schedule a public hearing before the Planning Commission; and

WHEREAS, the proposal was set for a duly-noticed public hearing before the Planning Commission in the City Council Chambers, Ninth Floor, of the Inglewood City Hall, on the 17th day of June 2020, beginning at the hour of 7:00 p.m.; and

WHEREAS, on June 17, 2020, the Planning Commission conducted the duly-noticed hearing at the time and place stated above and afforded all persons interested in the matter of the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines), or any matter or subject related thereto, an opportunity to be heard by the Planning Commission and to submit any testimony or evidence in favor or against the proposed Sports
and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines); and

WHEREAS, after taking public testimony and fully considering all the issues, the Planning Commission determined that the proposed Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines) should be recommended for approval to the City Council as set forth herein; and

WHEREAS, pursuant to the California Environmental Quality Act, Public Resources Code section 21000, et seq. (CEQA), the City prepared an Environmental Impact Report (EA-EIR-2020-45) for the Project (EIR), which analyzes potential environmental impacts of the Project, including the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines). Prior to making a decision on the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines), the Planning Commission reviewed and considered the EIR and recommended that the City Council certify the EIR, make certain environmental Findings, adopt a Statement of Overriding Considerations (together, the CEQA Findings), and adopt a Mitigation Monitoring and Reporting Program (MMRP) for the Project.

SECTION 2.

NOW, THEREFORE, BE IT RESOLVED by the Inglewood Planning Commission based on the entirety of the materials before the Planning Commission, including without limitation, agenda reports to the Planning Commission; the EIR and all appendices thereto and supporting information; Resolution No. __ (EIR Certification Resolution) including the CEQA Findings and MMRP attached as Exhibit B and C thereto; all plans, drawings, and other materials submitted by the Project Sponsor; minutes, reports, and public testimony and evidence submitted as part of the City Council’s duly-noticed
meetings regarding the IBEC Project; the record of proceedings prepared in connection with AB 987 pursuant to Public Resources Code section 21168.6.8; and all other information contained in the City's administrative record concerning the Project (collectively, the Record), which it has carefully reviewed and considered, the Planning Commission finds as follows:

1. That the foregoing Recitals are true and correct and made a part of this Resolution.

2. That all procedural requirements for the Planning Commission to recommend approval of the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines) have been followed.

3. That the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines) establish appropriate development standards for the efficient and orderly development of the Project and adoption of the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines) is reasonably related to protection of the public health, safety and welfare, as further described in the Planning Commission Agenda Report and Planning Commission Resolution No. ___ (EIR Certification Resolution), which includes a Statement of Overriding Considerations.

4. That as described in Exhibit D (General Plan Consistency Findings) to Resolution ____ (General Plan Amendment Resolution), which is incorporated by reference as though fully set forth herein, the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines) is consistent with the Inglewood General Plan, the Industrial land use designation, and the Inglewood International Business Park Specific Plan, as each is proposed to be amended.
5. An EIR has been prepared for the Project, including the proposed Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines), and must be certified by the City Council prior to final approval of these Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines). The Planning Commission has recommended that the City Council certify the EIR and adopt CEQA Findings including a Statement of Overriding Considerations for significant and unavoidable impacts of the Project that would remain even with implementation of feasible mitigation measures specified in the EIR, and MMRP for the Project in accordance with CEQA as provided in Planning Commission Resolution No. _____ (EIR Certification Resolution).

SECTION 3.

BE IT FURTHER RESOLVED, that pursuant to the foregoing recitations and findings the Planning Commission of the City of Inglewood, California, hereby recommends that the City Council approve and adopt the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines) in the form attached to this Resolution as Exhibit B.

BE IT FURTHER RESOLVED, that the Secretary of the Planning Commission is hereby instructed to forward a certified copy of this Resolution to the Project Sponsor and to the City Council as a report, with the findings and recommendations of the Planning Commission pertaining to the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines) attached hereto as Exhibit B and to forward a certified copy of all related files, data and instruments.
BE IT FURTHER RESOLVED, this Resolution, a recommendation to the City Council to approve the Draft Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (SEC Development Guidelines) is passed, approved and adopted this 17th day of June 2020.

Larry Springs, Chairperson
City Planning Commission
Inglewood, California

ATTEST:

Evangeline Lane, Secretary
City Planning Commission
Inglewood, California
Exhibit A
Subject Site
Exhibit B
Sports and Entertainment Complex Design Guidelines and Infrastructure Plan
Sports and Entertainment Complex
Design Guidelines and Infrastructure Plan
(SEC Development Guidelines)

PART 1 IMPLEMENTATION AND ADMINISTRATION
Section 1 Introduction

The Sports and Entertainment Complex Design Guidelines and Infrastructure Plan (the “SEC Development Guidelines”) provide the framework for design review for the development of the Sports and Entertainment Complex, as defined in the Sports and Entertainment Overlay Zone (the "SE Overlay Zone"), adopted by Ordinance No. __, and as established in Article 17.5 of the Inglewood Municipal Code ("IMC"), and for review of the infrastructure improvements required to serve the Sports and Entertainment Complex ("Infrastructure"), within the SE Overlay Zone and right-of-way in the vicinity. The Sports and Entertainment Complex and associated Infrastructure shall be developed in accordance with and within the limitations established in these SEC Development Guidelines.

1.1 Organization and Content

The SEC Development Guidelines consists of three Parts.

Part I establishes the processes and procedures to implement the SEC Development Guidelines, including application requirements, review process, and modification processes, applicable to both the SEC Design Guidelines (Part II) and the SEC Infrastructure Plan (Part III).

Part II contains the SEC Design Guidelines. The SEC Design Guidelines establish both required development standards, and other design guidelines and design options for the development of a Sports and Entertainment Complex within the SE Overlay Zone.

Part III contains the SEC Infrastructure Plan. The SEC Infrastructure Plan describes the Infrastructure improvements (wet and dry utilities, fire safety and street right of way improvements required to serve the Sports and Entertainment Complex. No other Infrastructure is required except as described in the SEC Infrastructure Plan.

1.2 Applicability

The SE Overlay Zone establishes particular controls that apply to the Sports and Entertainment Complex (Project), in lieu of corresponding or conflicting provisions of the Planning and Zoning Code. The SEC Development Guidelines replace and supersede any corresponding or conflicting provisions of the IMC or City of Inglewood Development Standards and Guidelines or any other corresponding or conflicting design, development or infrastructure standards adopted by the City of Inglewood. In the case of a conflict between the applicable rules governing development in the Inglewood Municipal Code and the spirit, intent, or requirements of the SE Overlay Zone or the SEC Development Guidelines, the SE Overlay Zone and the SEC Development Guidelines shall control. In the event of a conflict between the SE
Overlay Zone and the SEC Development Guidelines, the SEC Development Guidelines shall control. In the case of regulations for which the Design Guidelines are silent, the IMC regulations shall apply.

The SEC Development Guidelines are to be read and applied in conjunction with and implement the Project Approvals (as defined in the Development Agreement By and Between The City of Inglewood and Murphy's Bowl LLC, adopted by Ordinance No. __, the "Development Agreement"), including the SE Overlay Zone and the Basic Site Plan Drawings for the Sports and Entertainment Complex ("Basic Site Plan Drawings"), attached as Attachment 6 to the Disposition and Development Agreement ("DDA"), approved pursuant to Resolution No. __. The Project Approvals, including the applicable provisions of the Mitigation Monitoring and Reporting Plan (the "IBEC MMRP"), adopted as part of the Project Approvals, control over conflicting provisions in the SEC Development Guidelines.

1.3 Interpretation

References herein to the Code or Planning and Zoning Code include the controls established under the SE Overlay Zone. The SEC Development Guidelines implement those controls with more detailed design standards and guidelines.

The Basic Site Plan Drawings were prepared by the Developer and approved by the City with the DDA. The City has determined that the Basic Site Plan Drawings conform to the requirements of the Project Approvals, including the SEC Development Guidelines.

Where noted, graphics, figures, and photographs provided in this document are conceptual and should be considered guidance to meet the intent of the SEC Development Guidelines. As the design process is iterative, changing and complex by nature, the guideline drawings leave room for necessary architectural creativity, flexibility and design evolution. This flexibility is structured, but not prescribed. Accordingly, actual design of the Sports and Entertainment Complex building/structures, and all supplementary treatments may be different from the images provided in the SEC Development Guidelines where not materially inconsistent with the Project Approvals, the Basic Site Plan Drawings, the SEC Development Guidelines or previously obtained Subsequent Approvals (as defined the Development Agreement). Variations of specific design conditions or features, where proposed by Developer, may be considered where they provide an equal or higher level of design quality as determined by the Economic and Community Development Director or Public Works Department Director, as applicable.

Required standards in the SEC Development Guidelines are preceded by the words such as "must" "shall" or identified as "prohibited". SEC Development that are more subjective, and set forth general design intent, design expectations, and are considered to be generally preferred, encouraged or discouraged features, are preceded by the words such as "should" "encouraged", "preferred", "recommended", or "appropriate". Inclusion in these elements in the design is considered voluntary. The design should consider such guidelines in good faith, recognizing that achieving consistency with many (though not all) such encouraged guidelines may be subjective or subject to external conditions or factors, or may be achieved through a variety of strategies. Items that include one or more criteria or elements that are qualified with the words "discouraged", "inappropriate" or "should not" be included, are acceptable if they are not materially inconsistent with the Project Approvals. Other design elements that are considered to be allowed, but not specifically encouraged or discouraged, are preceded by the word "may" or identified as "allowed" or "allowable". Accordingly, specific treatments, materials, or design details may vary from the SEC Development Guidelines where the standards of the SE Overlay Zone and

1-2 Guidelines

SEC Development Guidelines
the intent of the SEC Development Guidelines are met. Design options have been provided to allow for a range of solutions that meet the larger vision of the Project and should be used as reference for the design intent specified in the caption or section.

1.4 Consultation

During the preparation of any materials to be submitted to the City under these SEC Development Guidelines as set forth below, the City and Developer shall, at the request of and as deemed necessary by the City, hold regular progress meetings to coordinate the preparation of, submission to, and review of the application by the City. The City and Developer shall communicate and consult informally as frequently as is necessary to ensure that the formal submittal of any application to the City can receive prompt and speedy consideration.
Section 2 SEC Design Review

Compliance with Part II of the SEC Development Guidelines, the SEC Design Guidelines, shall be achieved through the SEC Design Review process set forth in this Section.

2.1 SEC Design Review

The SEC Design Review process shall assure that development of a Sports and Entertainment Complex within the SE Overlay Zone is not materially inconsistent with the intent, policies and requirements of, the Project Approvals, including the SE Overlay Zone, the SEC Design Guidelines and the Basic Site Plan Drawings, recognizing that the SEC Design Guidelines provide for the further evolution of the Project Design in accordance herewith.

2.1.1 Authority

SEC Design Review shall be conducted by the Director of the City of Inglewood Economic and Community Development Department (the "Director").

2.1.2 SEC Design Review Required

SEC Design Review and approval pursuant to the SEC Design Guidelines shall be required prior to the issuance of a building permit for the construction of any Sports and Entertainment Complex structure, facility, fence, wall, or installation of any sign.

SEC Design Review is not required for the repair or replacement with the same or comparable type of structure element or material to any portion of an existing building, or the installation of interior partition within an existing building provided that there is no concurrent exterior alternation, building enlargement, or increase in parking needs.

2.2 SEC Design Review Application

2.2.1 Application Requirements

(A) An application for SEC Design Review shall include the following SEC Design Drawings, as applicable:

(i) Design drawings, which shall include: Architectural drawings, drawn to scale, including site plan, floor plans, all elevations of the proposed structures as they will appear upon completion, roof plan, sections, and landscape/hardscape plan. The drawings shall include a well-defined architectural concept, showing vehicular circulation and access points, amounts and location of parking, location and size of all buildings (including height and perimeter dimensions), pedestrian circulation, and architectural character.

(ii) Landscape plans, drawn to scale, showing the location and design of landscaped areas and the varieties and sizes of plant materials to be planted therein, and other landscape features.
(iii) Scale drawings of all signs and graphic displays showing the sign type, size, location, material, colors, and illumination, if any, total signage area, and any other information necessary to demonstrate compliance with the SE Overlay Zone or the SEC Design Guidelines.

(iv) A completed SEC Design Review Checklist, in the format described in Section 2.2.2.

(B) The Director may reasonably request additional information if necessary to determine that proposed development is not materially inconsistent with the SEC Design Guidelines and other Project Approvals or may authorize omission of any generally required materials if they are not necessary to the purpose or scope of the particular SEC Design Review.

(C) All application materials shall be filed in duplicate, with an electronic copy provided in the format requested by the City.

2.2.2 SEC Design Review Checklists

The SEC Design Review Checklists for each section specify how the SEC Design Drawings respond to where applicable SEC Design Guidelines are identified as either required, encouraged, or where design options or considerations are permitted or allowed.

SEC Design Review Checklists for each section of the SEC Design Guidelines are attached to the SEC Development Guidelines as Appendix A. The items on the checklist may be modified, augmented, or omitted, or the format of the checklist may be modified, to improve the SEC Design Review process, on initiation of the Director in consultation with the Developer, or by Developer submitting proposed changes to the Director for review and approval.

2.3 SEC Design Review Process

2.3.1 Review

The Director, or designee, shall review any SEC Design Review request (or resubmitted request) and shall make a determination of whether the application is complete within ten (10) City business days after the date an application is submitted. If no determination of completeness or incompleteness is made within said 10-day period, the application shall be deemed complete.

2.3.2 Approval

The Director shall review and approve or approve with required modifications an application for SEC Design Review within fifteen (15) City business days of notice of submittal of a complete application, or the date the application is deemed complete as provided above.

The Director’s review shall be limited to a determination that the SEC Design Drawings are not materially inconsistent with the Project Approvals, including the SE Overlay Zoning, the SEC Design Guidelines and Basic Site Plan Drawings, any Developer proposed and approved changes to the Project Approvals or SEC Design Guidelines, or previously approved SEC Design Drawings.
or other previously approved Subsequent Approvals (as defined in the Development Agreement).

No other City of Inglewood permits or approvals shall be required other than final grading, building and improvement permits or as may be required under the IBEC MMRP.

2.3.3 Disapproval

Any design review disapproval of the SEC Design Drawings shall state in writing with specificity the reasons for disapproval and any changes which the Director requests to be made. Such reasons and such changes must be consistent with the Approvals (as defined in the Development Agreement), including the SE Overlay Zoning and these SEC Design Guidelines, and such approval shall not be withheld if such changes logically evolve from the Basic Site Plan Drawings or any previously approved SEC Design Drawings or previously approved Subsequent Approvals. Developer, upon receipt of a disapproval based upon powers reserved by the Director hereunder, shall revise and resubmit the SEC Design Drawings to the City consistent with the overall Schedule of Performance, Attachment 4 to the DDA.

2.3.4 Appeals

In the event the Developer does not concur with the disapproval of the SEC Design Drawings, or a condition imposed upon the approval of the SEC Design Drawings, the Developer may appeal the determination, interpretation or condition, by filing a written notification of appeal with the Director. The City Council shall consider the appeal at its next regular meeting held not less than thirty (30) calendar days after the filing of the appeal.
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Section 3  SEC Infrastructure Review

Compliance of infrastructure improvement plans ("SEC Improvement Plans") with the SEC Infrastructure Plan, Part III of this SEC Development Guidelines, shall be achieved through the SEC Infrastructure Improvement Plans review process set forth in this Section.

3.1  Infrastructure Plan Review

The City shall approve the SEC Improvement Plans that are not materially inconsistent with the SEC Infrastructure Plan. No Infrastructure improvements shall be required in addition to or that are inconsistent with those described in the SEC Infrastructure Plan.

3.1.1  Authority

Review and approval of SEC Improvement Plans under the SEC Infrastructure Plan shall be conducted by the City of Inglewood Department of Public Works Director and/or the Director, as appropriate to their applicable jurisdiction.

3.2  SEC Infrastructure Plan Application

3.2.1  Application Requirements

An application for SEC Infrastructure Plan review shall include the following:

(A) SEC Improvement Plans drawings.

(B) The Department of Public Works Director (or the Director, if applicable) may reasonably request additional information if necessary to determine that proposed development is not materially inconsistent with the SEC Infrastructure Plan and Project Approvals, including previously approved SEC Improvement Plans or previously approved Subsequent Approvals, or may authorize omission of any generally required materials if they are not necessary.

(C) All application materials shall be filed in duplicate, with an electronic copy provided in the format requested by the City.

3.3  SEC Infrastructure Plan Review Process

3.3.1  Application and Completeness

The Public Works Director (and/or the Director, if applicable) shall review any application or submittal for review of SEC Improvement Plans, submitted under the SEC Infrastructure Plan, and shall determine whether the application is complete within ten (10) City business days after the date an application is submitted. If no determination of completeness or incompleteness is made within said 10-day period the application shall be deemed complete.
3.3.2 Review and Approval

The Director of Public Works (and/or the Director, if applicable) shall review and approve submittals of SEC Improvement Plans within twenty (20) City business days of notice of submittal of a complete application, or the date the application is deemed complete as provided above unless the Director of Public Works (or the Director, if applicable) determines that the SEC Improvement Plans or other materials are materially inconsistent with the Project Approvals, including the SEC Infrastructure Plan and Basic Site Plan Drawings, proposed and approved changes to the Project Approvals, including to the SEC Infrastructure Plan, or previously approved SEC Improvement Plans or other Subsequent Approvals. No public hearing shall be required in connection with the Director of Public Works' review and determination.

3.3.3 Disapproval

Any disapproval shall state in writing with specificity the reasons for disapproval and any changes which the Director of Public Works (or Director, if applicable) requests to be made. Such reasons and such changes must be consistent with the Project Approvals, including the SEC Infrastructure Plan and shall not be withheld if such changes logically evolve from the Basic Site Plan Drawings or any previously approved SEC Improvement Plans or other previously approved Subsequent Approvals.
Section 4 Amendment and Modification

4.1 Revisions to SEC Design Drawings or SEC Improvement Plans

4.1.1 Revisions to approved SEC Design Drawings or SEC Improvement Plans

Revisions to the SEC Design Drawings or to SEC Improvement Plans may be requested by the Developer and shall be reviewed and approved in the same manner as the approved SEC Design Drawings and SEC Improvement Plans. Amendments to SEC Design Drawings and SEC Improvement Plans that are not materially inconsistent with the SEC Design Guidelines or SEC Infrastructure Plan, as applicable, or other Project Approvals, including any previously approved amendments thereto, shall not require an amendment to the SEC Development Guidelines.

4.1.2 Amendments to SEC Design Guidelines and SEC Infrastructure Plan

The Developer may desire to further specify, modify, or expand the plans described in the SEC Design Guidelines or SEC Infrastructure Plan, after their adoption, based upon more precise planning, changes in market demand, and other factors. In such event, the City shall cooperate with Developer to expeditiously review and take final action on such requested changes consistent with the Approvals as defined in the Development Agreement, including the SE Overlay Zone.

4.1.3 Substantive Amendment

A "Substantive Amendment" means any proposed change to the SEC Design Guidelines or SEC Infrastructure Plan that would substantially alter the rights, benefits or requirements of the Project Approvals or substantially alter the maximum height, intensity of use, bulk or size of the Sports and Entertainment Complex.

A Substantive Amendment to the SEC Design Guidelines shall be approved by the City Council after review and recommendation by the Director. The Director shall seek the review and recommendation of the Director of Public Works prior to submitting a SEC Infrastructure Plan amendment to the City Council.

4.1.4 Minor Amendment

A "Minor Amendment" is any amendment other than a Substantive Amendment, provided that the Director (or Director of Public Works as to a Minor Amendment to the SEC Infrastructure Plan) finds that, on the basis of substantial evidence, there are practical reasons or benefits of improved design which justify the prescribed changes, the changes, including any conditions to such amendment, are substantially equivalent to, more effective than, will provide substantially equal or greater benefit to the Project, or will expand on the intent of the SEC Development Guidelines, and will not cause harm or prejudice to adjacent properties, and is not otherwise in conflict with the objectives or intent of the SEC Design Guidelines or SEC Infrastructure Plan, as applicable.
A Minor Amendment to the SEC Design Guidelines shall be approved by the Director without a public hearing. A Minor Amendment to the SEC Infrastructure Plan shall be approved by the Director of Public Works, without a public hearing.

A proposed minor amendment to the SEC Design Guidelines, or proposed minor amendment to the SEC Infrastructure Plan shall be expeditiously reviewed and approved by the Director within ten (10) City business days of filing. A determination by the Director with respect to a proposed Minor Amendment may be appealed by the Developer to the City Council.

With regards to any change that is approved by City, the references in the SEC Development Guidelines shall be deemed to refer to the SEC Development Guidelines as so changed.

A Substantive Amendment to this Part I of the SEC Development Guidelines shall be approved by the City Council on recommendation of the Director. A Minor Amendment to this Part I may be approved by the Director without a public hearing.

### 4.2 Cooperation

If any revisions or corrections to the SEC Design Guidelines, or to SEC Design Drawings or to the SEC Infrastructure Plan or SEC Improvement Plans reviewed or approved by the City, shall be required to conform to the requirements of any other government official, agency, department, or bureau having jurisdiction over the development of the Sports and Entertainment Complex or required SEC Infrastructure, or portion thereof, Developer and the City shall cooperate in efforts to (i) revise or correct the SEC Design Guidelines or SEC Infrastructure Plan, or the applicable SEC Design Drawings or SEC Improvement Plans, in order to comply with the required revision or correction of such government official, agency, department, or bureau, (ii) obtain a waiver of such requirements, or (iii) to develop a mutually acceptable alternative. Any such changes shall not be materially inconsistent with the Project Approvals, including the SE Overlay Zone and Basic Site Plan Drawings, and previously approved Subsequent Approvals, unless Developer, in the exercise of its sole discretion, otherwise agrees.
PART 2  SEC DESIGN GUIDELINES
Section 1  Site Design and Features

1.1  Setbacks
DG-1.1.1  The minimum building setbacks for Sports and Entertainment Complex buildings shall not be less than the setbacks shown in Figure 1.1 Minimum Building Setbacks. Setbacks and shall be measured from the subject property line.
DG-1.1.2  The following uses, structures, or facilities are allowed in any minimum building setback areas.
   (A) Driveways, alleyways, private streets, or similar vehicle circulation or access areas.
   (B) Sidewalks and pedestrian circulation areas and facilities.
   (C) Sound walls, privacy walls, security walls, screening, and similar features.
   (D) Landscaping.
   (E) Signage and graphic displays.
   (F) Public art.

1.2  Development Limitations
DG-1.2.1  A Sports and Entertainment Complex permitted pursuant to Ch. 12, Article 17.5 of the Inglewood Municipal Code shall not exceed the aggregate development for each use type set forth in Table 1.2 SE Overlay Zone Development Limitations.

<table>
<thead>
<tr>
<th>Use Type</th>
<th>Maximum Aggregate Development</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sports and Entertainment Complex</td>
<td></td>
</tr>
<tr>
<td>Event Center</td>
<td></td>
</tr>
<tr>
<td>Arena</td>
<td>18,500 Seats (fixed or temporary)</td>
</tr>
<tr>
<td>Professional Office</td>
<td>71,000 SF</td>
</tr>
<tr>
<td>Medical Office or Clinic</td>
<td>25,000 SF</td>
</tr>
<tr>
<td>Athletic Practice and Training Facility</td>
<td>85,000 SF</td>
</tr>
<tr>
<td>Event Center Supporting</td>
<td></td>
</tr>
<tr>
<td>Retail, Dining, and Community-Serving</td>
<td>63,000 SF</td>
</tr>
</tbody>
</table>
1.3 Walls and Fences

For the purposes of these SEC Design Guidelines, the term ‘walls and fences’ includes the following, other than temporary fencing or walls:

- Security walls or barriers
- Permanent sound walls or sound barriers
- Retaining walls
- Fences or fencing
- Bollards
- Security gates or fencing
- Permanent crowd management gating or barriers
- Other fences, gates, or gate-like security features
- Walls around parking facilities

A separate permit, other than SEC Design Review, shall not be required for the construction of any wall or fence that is in accordance with these SE Design Guidelines.

Any fences, walls, or gates associated with a pedestrian bridge and located within the Right-of-Way shall be considered an integral part of the bridge and shall not be subject to this section.

DG-1.3.1 Walls and fences may be included to buffer and enhance the appearance of development as well as provide security, privacy, sound reduction, or screening, as shown in Figure 1.3 Fences and Walls.

DG-1.3.2 The materials, colors, and appearance of walls or fences shall be consistent with or complementary to the architecture and overall design of adjacent structures. All walls and fences shall be treated with anti-graffiti coating. Chain link fencing is prohibited if located within twenty (20) feet of any public street or public space.

DG-1.3.3 Walls or fences viewable from the public right-of-way shall be enhanced with vegetation, public art, aesthetic or architectural treatments.

DG-1.3.4 The height of any wall or fence shall meet the following:

(A) Walls and fences that provide security for the Event Center Structure shall not exceed 10 feet in height.

(B) Walls and fences provided to screen equipment or other facilities may extend 2 feet higher than the equipment or other facility for which the wall provides screening, but shall not exceed 8 feet in height, except as provided in (C) below.

(C) All walls and fences, other than sound walls or sound barriers or walls and fences that provide security for the Event Center Structure, shall not exceed 6 feet in height where located within 20 feet of West Century Boulevard or South Prairie Avenue and shall not exceed 8 feet in height where located more than 20 feet from West Century Boulevard or South Prairie Avenue.

(D) The height of sound walls or sound barriers shall comply with Section 5.6 of these SEC Design Guidelines.
DG-1.3.5 Security walls or fences should incorporate the following:

(A) Security walls or fences should be constructed of sturdy materials, such as concrete masonry units (CMU) or bricks, treated wood or recycled plastic, or similar materials.

(B) Metal fences may be used if consistent with the design of adjacent buildings or in areas not primarily viewed from public gathering spaces or from West Century Boulevard or South Prairie Avenue.

(C) Bollards to provide a protective barrier and visual markers to enhance pedestrian safety should be constructed of sturdy materials including recycled plastic, steel, and concrete as well as stainless steel pipe guards, and should use highly visible colors.

(D) Security fences and gates may be comprised of independent free standing metallic construction that complements the design of adjacent architectural construction.

DG-1.3.6 Temporary fencing (including chain link, wood, safety barricade, or other similar temporary fencing structure) may be used for temporary events, special events, crowd management, safety hazard, or construction provided such temporary fencing shall be removed following the related event or safety hazard. Temporary fencing shall not be subject to height limits.

DG-1.3.7 No fence or wall shall incorporate barbed wire or other sharp or protruding objects.

1.4 Grading and Drainage

Building foundation grading or excavation is included with the building permit. Grading permits for the following shall not be required if submitted in conjunction with a related building permit:

- Excavation, not for a building foundation, in excess of 2 feet in depth for the purpose of Low Impact Design or landscaping.
- Fill, in excess of three feet in depth, not for a building foundation for the purpose of Low Impact Design.

DG-1.4.1 The intent of shaping the ground plane and enabling slopes may include creating interest and variation and may be purely aesthetic, to screen views or create new land forms.

DG-1.4.2 Slopes should incorporate the following considerations:

(A) Slopes under 1% do not drain well unless they are paved and carefully finished.

(B) Slopes under 4% appear flat and are usable for all kinds of intense activity.

(C) Slopes between 4 and 10% appear as easy grades and are suitable for practically any use.

(D) Slopes over 8% are not suitable for handicapped access.
(E) Slopes over 10% appear steep and require noticeable effort to climb or to descend and are a desirable maximum for service driveways and parking areas.

(F) Slopes over 25% are too steep for lawns and power mowing.

(G) Slopes over 50% cannot be protected from erosion from heavy rains except by terracing.

DG-1.4.3 The resulting ground surface after grading shall have positive drainage throughout, without any isolated depressions. Paved areas shall not drain across public sidewalks.

DG-1.4.4 All property should be graded to prevent surface water from draining onto neighboring properties.

DG-1.4.5 No driveways or ramps shall have a grade greater than 15%, except as follows:

(A) Grade may be increased to 25% if any portion having a grade greater than 20% does not exceed 25 feet in length.

(B) Any grade change in a driveway in excess of 15% shall have a minimum 10 feet transition section which divides the grade change into equal parts.
Section 2  Design Elements

2.1  Massing and Scale

DG-2.1.1  Building design should incorporate physical transitions and/or setbacks from the Event Center structure to adjacent properties and to frontages along West Century Boulevard and South Prairie Avenue.

DG-2.1.2  Building massing should reinforce the street wall with well-scaled elements or structures that are sensitive to the neighborhood context.

DG-2.1.3  Building design should provide definition to a pedestrian scale environment through active frontages that provide transparency and physical connectivity to activities within the buildings and promote an attractive and lively environment for walking.

DG-2.1.4  Structures should include pedestrian scale elements such as arcades, colonnades, awnings, or structural projections that reduce the perceived scale of the building.

DG-2.1.5  Building design of Event Center Supporting Structures should break down large floor plates and vary a building’s height through the creation of smaller facades or through sculptural and elegant forms that are attractive and compatible with the sports entertainment aspect of the site.

DG-2.1.6  Building design of Event Center Supporting Structures and Infrastructure and Ancillary Structures should incorporate variety in massing to create visual interest and textures of shadow, light and materials.

DG-2.1.7  All building elevations should be considered and integrated into the overall design, and the side and rear facades of a building should be treated with sensitivity to adjacent uses.

The conceptual site design shown in Figure 2.1 Massing Concept provides an illustrative example compatible with these design guidelines.

2.2  Height

DG-2.2.1  The height of all Sports and Entertainment Complex structures shall conform to Figure 2.2 Sports and Entertainment Complex Height.

2.3  Frontage and Orientation

DG-2.3.1  Building frontages that are adjacent to the public right-of-way or gathering spaces shall have active frontages that have physical and/or visual connectivity, as shown in Figure 2.3 Frontages. Active frontages may include architectural elements or treatments, lighting, signage that includes motion, and similar active features.

DG-2.3.2  Building frontages should include aesthetic treatments, as shown in Figure 2.3 Frontages. Aesthetic treatments may include art, including public art, media, murals, static image signs, or other aesthetic or visually interesting treatments.
Part 2: Design Guidelines

DG-2.3.3 Primary public entrances and primary elevations should be oriented toward West Century Boulevard and/or South Prairie Avenue.

DG-2.3.4 Secondary or supplemental access to pedestrian areas or structures may be provided.

DG-2.3.5 Doors, windows, and other openings of Event Center Supporting Structures should be designed to support a dynamic, modern entertainment experience with a high ratio of glazing to wall area facing pedestrian walkways and plaza spaces.

DG-2.3.6 Functional loading areas, storage areas, and mechanical equipment should be accessed from internal site access roads.

DG-2.3.7 Landscape buffers, screening walls, green screens, or other transition features shall be provided between Sports and Entertainment Complex structures and adjacent residential uses where feasible considering site conditions.

DG-2.3.8 Landscape buffers, screening walls, green screens, or other transition features should be provided between Sports and Entertainment Complex structures and all other non-residential adjacent uses where feasible considering site conditions.

2.4 Roofline and Profile

DG-2.4.1 Roofs and upper level floors visible from West Century Boulevard should establish a coherent skyline that provides order, elegance and visual interest.

DG-2.4.2 Roofline and profile design should reflect of the overall design aesthetic of the site.

DG-2.4.3 Roofline elements including parapet walls should be developed along all elevations that can be viewed from a publicly accessible pedestrian sidewalk or walkway.

DG-2.4.4 Roof elements may consider both solid as well as other forms such as creative structural frames, trellises, pergolas or other features that are well articulated and compatible with other building design elements.

Illustrative examples of roofline and profile design options compatible with these design guidelines are provided in Figure 2.4 Roofline and Profile.

2.5 Materials and Colors

DG-2.5.1 The material palette for buildings should provide variety and reinforce massing and changes in the horizontal or vertical plane.

DG-2.5.2 The color palette for buildings should reinforce project site identity and complement changes in the horizontal or vertical plane.

DG-2.5.3 Exterior materials, textures and colors should be coordinated to express an intentional architectural theme.

DG-2.5.4 All exterior materials and colors should be durable and should not readily deteriorate or fade from exposure to the elements.

DG-2.5.5 Low-quality materials such as stucco, plaster, and exterior insulation and finish systems (EIFS) shall not be used at the ground-floor along any public streets, alleys, or public amenity spaces.
2.5.6 Colors and materials utilized for paving and exterior building surfaces shall not produce excessive reflected glare from the sun (e.g., mirrored glass or surfaces).

Illustrative examples of materials and color design options compatible with these design guidelines are provided in Figure 2.5.1 Building Materials and Treatments and Figure 2.5.2 Glass Facades.

2.6 Equipment and Screening

DG-2.6.1 Screening may be accomplished through walls, landscaping, or a combination of walls and landscaping, using materials that relate to the overall design or elements of the Sports and Entertainment Complex.

DG-2.6.2 Utilities and service areas and equipment, mechanical equipment, ducting, meters or other appurtenances and storage areas at the ground level shall be screened from public right-of-way views and adjacent uses where feasible considering site conditions.

DG-2.6.3 Screening or higher parapet walls may be used to integrate mechanical equipment, ducting, meters, or other appurtenances above the ground level.

DG-2.6.4 Areas used for storage, sorting, or loading of refuse and recyclable materials and related equipment shall be enclosed and screened, and meet the following:

(A) The height of refuse and recycling enclosures shall be no less than five feet and sufficient to conceal the contents of the enclosure, including containers, with gates equal to the enclosure height.

(B) Enclosures shall be constructed of masonry, decorative block, or similar materials of a texture and color that blends with the overall design or adjacent building.

(C) Enclosures shall be constructed with an impermeable floor sloped to drain and designed so that it can be washed out and kept in a sanitary condition.

(D) The recycling and refuse enclosure or loading area shall be located in an area accessible to a collection vehicle.

DG-2.6.5 Use of chain link fencing for anti-scaling and withstanding wind may be appropriate, but avoided where visible from public spaces or within ten feet of the public right-of-way along West Century Boulevard or South Prairie Avenue.

Illustrative examples of screening design options compatible with these design guidelines are provided in Figure 2.6 Screening.

2.7 Pedestrian Bridges

DG-2.7.1 Pedestrian bridges over public right-of-way may be provided to enable pedestrian access the Sports and Entertainment Complex.

DG-2.7.2 Pedestrian bridges shall be designed to provide a minimum vertical clearance of 17 feet above the vehicular right of way from the lowest point of the bridge or meet the requirements identified by Section 303.2(2) of the Caltrans Highway Design Manual.

DG-2.7.3 Pedestrian bridges shall be designed to provide a minimum of 20 feet in width to accommodate the pedestrian flows and provide an ADA-compliant walkway.
DG-2.7.4 Protective screening in the form of fence-type railings shall be installed on any pedestrian bridge.

DG-2.7.5 Pedestrian bridges should be architecturally integrated with the design of the structures or elements at bridge termination points and provide visual connections to adjacent buildings and interesting visual terminations.

DG-2.7.6 Lighting should be provided at the pedestrian level for safety and security, and exterior lighting should be provided under and adjacent to the pedestrian bridge for safety and visibility by all transportation modes.

DG-2.7.7 Pedestrian bridges may incorporate streetscape enhancements where they meet public right-of-way, which could include sidewalk treatments, enhanced landscaping, and streetscape elements.

Illustrative examples of design options for pedestrian bridges compatible with these design guidelines are provided in Figure 2.7 Pedestrian Bridges.
Section 3 Landscape Elements

3.1 Landscape Design

DG-3.1.1 All areas within the Sports and Entertainment Complex sites not covered by buildings or structures, enclosed for storage, or circulation elements such as driveways or parking or loading areas shall be incorporated into a holistic landscape design as Primary Landscape Areas or Secondary Landscape Areas as shown in Figure 3.1 Landscape Design Areas.

DG-3.1.2 The landscape design should incorporate landscaped areas and plant materials, open space, and hardscape with exterior lighting, signage and graphics, walls and fences, and pedestrian pathways in a manner that complements adjacent building design and materials and the overall design of the Sports and Entertainment Complex.

DG-3.1.3 The landscape design should use a combination of treatments, features and elements, such as raised landforms, hardscaping, trees, shrubs, planters, and groundcover to enhance the appearance and pedestrian experience of the site.

3.2 Primary Landscape Areas

DG-3.2.1 Primary Landscape Areas should be composed of a mix of open space, landscaping, and hardscape elements that integrate with and compliment the architecture of structures and creates a sense of place that supports the overall design of the Sports and Entertainment Complex.

DG-3.2.2 Primary Landscape Areas should incorporate open space areas for pedestrian circulation, seating, eating and dining, and public gathering, recreation, and entertainment.

DG-3.2.3 The primary open space feature of the Primary Landscaped Area should be a central pedestrian plaza.

3.3 Plaza Design

DG-3.3.1 Plaza design may include areas designed for public gathering, outdoor dining, recreation, and entertainment.

DG-3.3.2 Plaza features may include seating, activity space, outdoor stage, amplified sound, public art and sculptural elements, interactive features, trellises and shade structures, and other architectural elements.

DG-3.3.3 Plaza design should create a strong connection between building forms, public streets and pedestrian pathways. Plaza entrances from the public street should convey a welcoming and not fortress-like presence.

DG-3.3.4 Plaza design should establish comfortable pedestrian zones highlighted by plazas and connections to the street, pedestrian bridges, and adjacent activity centers.

DG-3.3.5 Plaza design should provide ample space to allow for free movement of pedestrians to and from the main pedestrian entrances of the Sports and Entertainment Complex site to the Event Center.
3.4 Secondary Landscape Areas

DG-3.4.1 Secondary Landscape Areas not occupied by structures or equipment should be improved with landscaping or hardscaping consistent with the overall landscape design.

DG-3.4.2 Secondary Landscape Areas should support the program of adjacent structures or areas, such as the parking structures, service and loading areas, and accessory areas that support the Sports and Entertainment Complex not accessible to the public.

DG-3.4.3 Secondary Landscape Areas may also act as landscape buffers between parking, loading, and public spaces.

DG-3.4.4 Secondary Landscape Areas surrounding parking facilities shall be planted with trees at a quantity equivalent to one for each thirty lineal feet of street frontage as well as suitable shrubs, groundcover, and berms.

3.5 Plant Materials and Irrigation

DG-3.5.1 Species in planted landscaped areas shall incorporate the following considerations:

(A) Selected plant species shall reflect a preference for native, drought tolerant or drought resistant plants.

(B) All plant material shall be installed in a healthy, vigorous condition typical to the species.

(C) Selection of specific plant materials shall be informed by soil, water, and sun conditions and other factors.

DG-3.5.2 The landscape design should incorporate the following size and spacing considerations:

(A) Trees should be planted proportional to the landscaped area and may be planted in groups.

(B) Minimum size of tree plantings shall be 24-inch box.

(C) Tree wells should be 4 feet by 4 feet unless conditions require alternative dimensions.

(D) Shrubs planted to serve as a hedge or screen should be minimum 5-gallon size and planted with 2 to 4 feet spacing, depending on the plant species.

(E) Shrubs planted to serve as groundcover should be minimum one-gallon and planted at 18 to 24 inches on center. Depending on the plant material, other plants serving as groundcover should be generally spaced at a maximum of 6 to 8 inches on center when smaller than one-gallon size plants are used.

(F) Trees should be planted at a quantity approximate to one tree for each 200 square feet of landscaped area when the site can accommodate such.

DG-3.5.3 Street trees shall not be required or planted in areas where such trees would interfere with anticipated pedestrian flows.
DG-3.5.4 All planted areas including parkways shall be watered by an irrigation system with automatic controls that meets the California Model Water Efficiency guidelines outlined by CalGreen.

DG-3.5.5 Landscaping shall be maintained in a neat and healthy condition, including proper trimming or mowing, weeding, removal of litter, fertilizing, regular watering and replacement of diseased or dead plants.
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4.1 Definitions

The following definitions shall apply to signs within the Sports and Entertainment Complex:

DG-4.1.1 Sign Type

(A) Aerial View Sign. A sign that is attached to, applied or erected on, or integrated into the roof surface of a structure, meaning any portion of a structure that is within 30 degrees of horizontal, intended to be viewed primarily from the sky.

(B) Façade Sign. Any sign attached to, painted on, erected against, suspended from, or projected onto any façade or projection from a façade of a building or structure, which may project from or be parallel to the façade. A façade sign may include a Wall Sign, Projecting Sign, or Mural Wall Sign, as defined by Ch. 12, Article 23, Section 12-69.

(C) Free-standing Sign. A sign that is not attached to, supported by, or projected onto a building or structure, which may include a Monument Sign or a Pole Sign as defined by Ch. 12, Article 23, Section 12-69 of the Inglewood Municipal Code, or signs integrated into sculptural elements, except a Tower Sign.

(D) Kiosk Sign. A pedestrian-scale freestanding or façade sign that is intended to provide information to employees, patrons, and the public.

(E) Perimeter Sign. A free-standing monument or pylon sign located near a site access point from the public right-of-way.

(F) Tower Sign. A sign that is attached to, painted on, or projected onto a tower-like structure primarily erected for the display of signage.

DG-4.1.2 Display Type

(A) Channel Letter Sign. A non-digital display comprised of multidimensional individual letters, numbers, figures, and/or an image or images that is attached to or suspended from a building or structure.

(B) Digital Display. A display that exhibits still images or moving images, including video and animation, through the use of grid lights, cathode ray projections, light emitting diode displays, plasma screens, liquid crystal displays, fiber optics, or other electronic media or technology, that may be changed remotely through electronic means.

(C) Interactive Display. A Digital Display or Projected Image with which a human may interact to obtain information or entertainment, including but not limited to touch-screen, voice- or motion-activated technology, or electronic communication.

(D) Non-Digital Display. Any display other than a Digital Display or Interactive Display.
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(E) Projected Image. An image projected onto a wall, façade, screen or other immovable and unchanging surface from a distant electronic device such that the image does not originate from the plane of the surface on which it appears.

DG-4.1.3 Sign Function

(A) Building Identification Sign. A sign that displays the name or function of a building within the Sports and Entertainment Complex, including the Mark of any Team and/or Sponsor or affiliate.

(B) Business Identification Sign. A sign that identifies or directs attention to a business, product, service, profession, commodity, activity, sponsor, event, person, institution or any other commercial message which is generally conducted, sold, manufactured, produced, offered or occurs within the Sports and Entertainment Complex.

(C) Entertainment Sign. A sign that displays live, recorded, full-motion, or broadcast content or static images for purposes of directing attention to or related to an activity, event, business, product, service, profession, commodity, Sponsor, Team, person, institution or any other message. An Entertainment Sign may be an on-site or off-site sign as defined by Ch. 12, Article 23, Section 12-69 of the Inglewood Municipal Code.

(D) Informational Sign. A sign that displays directional, wayfinding, safety and security, scheduling, and similar types of information to visitors, employees, patrons, or the public.

(E) Message Sign. A sign that displays a static image or message for purposes of directing attention to an activity, event, business, product, service, profession, commodity, Sponsor, Team, person, institution or any other message. A Message Sign may be an on-site or off-site sign as defined by Ch. 12, Article 23, Section 12-69 of the Inglewood Municipal Code.

DG-4.1.4 Sign Orientation

(A) Aerial. A sign oriented towards and intended to be viewed primarily from the sky, which may be incidentally viewed from adjacent streets, public rights-of-way, or properties.

(B) External Primary. A sign oriented towards and intended to be viewed from West Century Boulevard or South Prairie Avenue and public rights-of-way, which may be incidentally viewed from other adjacent streets or properties.

(C) External Secondary. A sign oriented towards and intended to be viewed from a public street other than West Century Boulevard or South Prairie Avenue, which may be incidentally viewed from adjacent properties.

(D) Internal. A sign oriented towards and intended to be viewed primarily from outdoor pedestrian circulation areas within the Sports and Entertainment Complex site or adjacent public rights-of-way, which may be incidentally viewed from adjoining streets or adjacent properties.

DG-4.1.5 General Definitions
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(A) Sign. Any display, wall, screen, projected image, object, or other material or medium or device primarily used to announce, declare, demonstrate, or display a message and attract the attention of the public on any surface other than the ground. Non-textual and graphic patterns or marks (except those protected by registered trademark) shall not be considered a Sign.

(B) Mark. The trade name, trademark, service mark, logo, symbol of, and/or slogan or brand tag line synonymous or closely identified with, a Sponsor or Team.

(C) Sponsor. Any owner, operator, or tenant of the Arena and its affiliates, together with any person or entity sponsoring or otherwise providing goods, services, or support to any owner, operator, event, or tenant of the Arena or its designee pursuant to a sponsorship marketing plan, contract, or agreement (as may be modified from time to time).

(D) Team. Any professional sports team or franchise that plays the majority of its home games at the Sports and Entertainment Complex on an annual basis.

4.2 Building Identification Signs

DG-4.2.1 Building identification may be permitted as shown in Table 4.2 Building Identification Signs, Figure 4.1 Sports and Entertainment Complex Sign Zones.

DG-4.2.2 A building identification façade sign may break the plane of the roof of the building on which it appears but shall be exempt from the requirement for a Special Use Permit under 12-75(E).

DG-4.2.3 The text of any slogan that appears on or is part of a building identification sign as a Mark of a Team or Sponsor shall be smaller in scale than other textual elements of the sign such that the slogan is not the primary focus of the sign.

DG-4.2.4 There shall be no limit on the number or size of building identification signs within the Sports and Entertainment Complex that conform to Table 4.2 Building Identification Signs, Figure 4.1 Sports and Entertainment Complex Sign Zones, and these SEC Design Guidelines.
## Table 4.2  Building Identification Signs

<table>
<thead>
<tr>
<th>Sign Type</th>
<th>Display Type</th>
<th>Sign Orientation</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aerial View</td>
<td>Non-Digital</td>
<td>Aerial</td>
<td>Zone 1, 4, 5</td>
</tr>
<tr>
<td>Façade</td>
<td>Digital</td>
<td>External Primary</td>
<td>Zone 1, 2</td>
</tr>
<tr>
<td>Façade</td>
<td>Channel Letter</td>
<td>External Primary</td>
<td>Zone 1, 2, 3, 4, 5</td>
</tr>
<tr>
<td>Freestanding</td>
<td>Digital</td>
<td>External Primary</td>
<td>Zone 1, 2, 4</td>
</tr>
<tr>
<td>Freestanding</td>
<td>Non-Digital</td>
<td>External Primary</td>
<td>Zone 1, 2, 3, 4, 5</td>
</tr>
<tr>
<td>Tower</td>
<td>Digital</td>
<td>External Primary</td>
<td>Zone 2</td>
</tr>
<tr>
<td>Kiosk</td>
<td>Digital</td>
<td>External Primary</td>
<td>Zone 1, 2, 3, 4, 5, 6</td>
</tr>
<tr>
<td>Perimeter</td>
<td>Digital</td>
<td>External Primary</td>
<td>Zone 2, 4, 6</td>
</tr>
<tr>
<td>Perimeter</td>
<td>Non-Digital</td>
<td>Internal</td>
<td></td>
</tr>
</tbody>
</table>
4.3 Business Identification Signs

DG-4.3.1 Business identification signs may be permitted anywhere within the Sports and Entertainment Complex as shown in Table 4.3 Business Identification Signs and Figure 4.1 Sports and Entertainment Complex Sign Zones.

DG-4.3.2 There shall be no limit on the number or size of business identification signs within the Sports and Entertainment Complex that conform to Table 4.3 Business Identification Signs, Figure 4.1 Sports and Entertainment Complex Sign Zones, and these SEC Design Guidelines.

| Table 4.3 Business Identification Signs |
|-------------------------------|-----------------|-----------------|-----------------|
| Sign Type | Display Type | Sign Orientation | Location |
| Façade | Digital | Internal | Zone 1, 2, 3 |
| Façade | Non-Digital | External Primary | Zone 1, 2, 3 |
| | | External Secondary | |
| | | Internal | |
| Freestanding | Digital | Internal | Zone 1, 2, 3 |
| Freestanding | Non-Digital | External Primary | Zone 1, 2, 3, 4, 5 |
| | | External Secondary | |
| | | Internal | |
| Kiosk | Digital Interactive | External Primary | Zone 1, 2, 3, 4, 5, 6 |
| | | External Secondary | |
| | | Internal | |

4.4 Informational Signs

DG-4.4.1 Informational signs shall be permitted anywhere within the Sports and Entertainment Complex as shown in Table 4.4 Informational Signs and Figure 4.1 Sports and Entertainment Complex Sign Zones.

DG-4.4.2 Informational signs should be used to aid and guide the flow of vehicular and pedestrian traffic through the site and provide information to visitors, employees, and the public about the Sports and Entertainment Complex operations, amenities, safety measures, and similar information.

DG-4.4.3 There shall be no limit on the number or size of informational signs within the Sports and Entertainment Complex that conform to Table 4.4 Informational Signs, Figure 4.1 Sports and Entertainment Complex Sign Zones, and these SEC Design Guidelines.
### Table 4.4  Informational Signs

<table>
<thead>
<tr>
<th>Sign Type</th>
<th>Display Type</th>
<th>Sign Orientation</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Façade Freestanding</td>
<td>Non-Digital</td>
<td>External Primary, External Secondary Internal</td>
<td>Zone 1, 2, 3, 4, 5, 6</td>
</tr>
<tr>
<td>Kiosk</td>
<td>Digital Interactive</td>
<td>External Primary, External Secondary Internal</td>
<td>Zone 1, 2, 3, 4, 5, 6</td>
</tr>
<tr>
<td>Perimeter</td>
<td>Digital Non-Digital</td>
<td>External Primary</td>
<td>Zone 2, 4, 6</td>
</tr>
</tbody>
</table>
4.5 Message and Entertainment Signs

DG-4.5.1 Message Signs and Entertainment Signs may be permitted within the Sports and Entertainment Complex as shown in Table 4.5 Message and Entertainment Signs and Figure 4.1 Sports and Entertainment Complex Sign Zones.

DG-4.5.2 There shall be no limit on the number or size of message and entertainment signs within the Sports and Entertainment Complex that conform to Table 4.5 Message and Entertainment Signs, Figure 4.1 Sports and Entertainment Complex Sign Zones, and these SEC Design Guidelines.

<table>
<thead>
<tr>
<th>Sign Type</th>
<th>Display Type</th>
<th>Sign Function</th>
<th>Sign Orientation</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>Façade</td>
<td>Digital</td>
<td>Entertainment</td>
<td>External Primary Internal</td>
<td>Zone 1, 2</td>
</tr>
<tr>
<td>Façade</td>
<td>Digital</td>
<td>Message</td>
<td>External Primary Internal</td>
<td>Zone 1, 2, 3</td>
</tr>
<tr>
<td>Façade</td>
<td>Non-Digital</td>
<td>Message</td>
<td>External Primary Internal</td>
<td>Zone 1, 2, 3, 4, 5</td>
</tr>
<tr>
<td>Freestanding</td>
<td>Digital</td>
<td>Entertainment</td>
<td>External Primary Internal</td>
<td>Zone 1, 2</td>
</tr>
<tr>
<td>Freestanding</td>
<td>Non-Digital</td>
<td>Message</td>
<td>External Primary Internal</td>
<td>Zone 1, 2, 3, 4, 5</td>
</tr>
<tr>
<td>Tower</td>
<td>Digital</td>
<td>Entertainment</td>
<td>External Primary Internal</td>
<td>Zone 2</td>
</tr>
<tr>
<td>Perimeter</td>
<td>Digital</td>
<td>Message</td>
<td>External Primary</td>
<td>Zone 2, 4, 6</td>
</tr>
<tr>
<td>Kiosk</td>
<td>Digital</td>
<td>Entertainment</td>
<td>External Primary</td>
<td>Zone 1, 2, 4, 5</td>
</tr>
</tbody>
</table>
4.6 Orientation

DG-4.6.1 Business Identification Signs and Informational Signs should be oriented to be primarily viewed by the intended audience.

DG-4.6.2 All exterior Digital Display Signs shall include louvers integrally cast into sign faces to improve visibility and direct the display to the intended audience and reduce visibility of the sign face and direct light away from overhead flight paths.

DG-4.6.3 Conceptual examples of External Primary and External Secondary orientations are provided for illustrative purposes in Figure 4.6 External Orientation.

4.7 Projection

DG-4.7.1 Façade signs may project no more than three feet into the public right-of-way. Any projection into the public right-of-way shall require an approval by the Department of Public Works...

DG-4.7.2 A minimum of ten feet of vertical clearance shall be provided from the bottom of a façade sign projecting from a building or structure to the finished grade below the sign for any sign that projects into the public right-of-way.

4.8 Illumination and Brightness

DG-4.8.1 Any Sign within the Sports and Entertainment Complex may be illuminated by internal or external means.

DG-4.8.2 All Signs within the Sports and Entertainment Complex shall conform to an approved Lighting Design Plan, as defined and required by Mitigation Measure 3.1-2(b) of the IBEC MMRP.

DG-4.8.3 All Digital Display Signs and Interactive Display Signs shall be controllable by the combination of a photocell that measures available daylight and remote adjustment capabilities that control the luminance levels of the Sign, and utilize automatic dimming technology, include a default mechanism that causes the Sign to revert immediately to a black screen if the Sign malfunctions in a way that causes the display to wholly or partly flash.

DG-4.8.4 All Digital Display Signs and Interactive Display Signs shall comply with the relevant maximum daytime and nighttime luminance levels set forth in Table 4.8 Digital Luminance Levels.

<table>
<thead>
<tr>
<th>Table 4.8 Digital Luminance Levels</th>
</tr>
</thead>
<tbody>
<tr>
<td>Period</td>
</tr>
<tr>
<td>Daytime Luminance Level</td>
</tr>
<tr>
<td>Nighttime Luminance Level</td>
</tr>
</tbody>
</table>
DG-4.8.5 The luminance of any Digital Display Sign shall transition smoothly at a consistent rate of speed from the Daytime Luminance Level to the Nighttime Luminance Level, beginning no less than 20 minutes prior to sunset and concluding the transition to nighttime intensity level no less than 20 minutes after sunset.

DG-4.8.6 The luminance of any Digital Display Sign shall transition smoothly at a consistent rate of speed from the Nighttime Luminance Level to the Daytime Luminance Level, beginning no less than 20 minutes prior to sunrise and concluding the transition to daytime intensity level no less than 20 minutes after sunrise.

4.9 Presentation

DG-4.9.1 Any image displayed on any External Primary-oriented Digital Display Message Sign shall be presented continuously for at least eight seconds following the completion of its transition from the previous message and including the transition time to the next message.

(A) When an image is changed electronically, the transition between presentation of the previous image and presentation of the next image shall be accomplished in one-half second or less. The transition period shall be measured as that period between the time that the previous image is fully presented and the next image is fully presented.

DG-4.9.2 Any Internal-oriented Digital Display or Interactive Display Entertainment Sign shall not be subject to a limitation on time between transition, display time, or motion.

4.10 Materials

DG-4.10.1 All permanent signs should be constructed of materials that are durable and not likely to fade, corrode, or otherwise deteriorate.

DG-4.10.2 Signs shall not use highly reflective materials such as mirrored glass.

4.11 Exempt Signs

DG-4.11.1 The following permitted signs and/or sign structures are exempt from the permit requirement of Ch. 12, Article 23, Section 12-72 of the Inglewood Municipal Code:

(A) Interior Signs. Signs located within a structure or a building.

(B) Portable Signs. Bi-faced, free-standing signs, not to exceed four (4) feet in height at fully-open standing position, if such signs may be readily removed from public view at the end of each business day.

(C) Temporary Signs. Temporary graphics, decorations, and freestanding elements associated with special events, holidays, commemorations, or celebrations (e.g., concert event) or seasons (e.g., the NBA Basketball season).
(D) String Pennants. String pennants may be displayed to activate public spaces for temporary events, provided that such string pennants are displayed in an orderly and well-maintained condition.

(E) Public and Community Notices and Signs. Public notices posted pursuant to law, signs erected by governmental agencies and public utilities, warning or information signs required by law for public health and safety, and public service announcements.

(F) Building Banner Graphics. A sign, consisting of a Projected Image onto a building face or wall or printed on vinyl, mesh or other material with or without written text, supported and attached by an adhesive and/or by using stranded cable and eye-bolts and/or other materials or methods.

(G) Changeable Copy Signs. The changing of the copy or message on any permitted sign.
Section 5 Lighting and Acoustics

5.1 Exterior Lighted Areas
DG-5.1.1 Exterior lighting should be integrated into the design of structures or relate to the overall design of the Sports and Entertainment Complex to encourage pedestrian activity and support a modern sports and entertainment environment.
DG-5.1.2 Pedestrian entrances, walkways, and activity areas, vehicle entrances and driveways, parking areas, and service areas should be well-lit to provide security and safety.
DG-5.1.3 Prominent exterior lighting features not required for security and safety lighting should be equipped to control the intensity of lighting and allow for dimming or color variation.

5.2 Architectural Lighting
DG-5.2.1 Architectural lighting should accentuate major architectural features and relate to pedestrian scale.
DG-5.2.2 Sports and Entertainment Complex structures may incorporate large-scale architectural lighting, which may include the following:
   (A) Large-scale architectural lighting elements placed on a building façade to highlight or accentuate elements of the architecture of the structure, which may be multi-hued or change hues in a slow, programmed manner.
   (B) Integrated-large scale lighting that is attached directly to and made integral with architectural elements on the facade of a building, which may include individual light sources or pixels of a digital light source embedded into architectural components, low resolution digital mesh or netting, individual large scale pixels covering a building wall, light sources diffused behind translucent material, backlit panels, or horizontal or vertical LED banding integrated into architecture of a building, or similar treatments or features.
DG-5.2.3 Large-scale architectural lighting shall not be considered signage for the purposes of the Inglewood Municipal Code or these SE Design Guidelines.

5.3 Exterior Luminaries and Fixtures
DG-5.3.1 Luminaries and lighting fixtures should be coordinated on the basis of function and appearance to be architecturally compatible with the structures overall design of the Sports and Entertainment Complex.
DG-5.3.2 All exterior lighting fixtures should be light-emitting diode (LED) fixtures or other similarly energy-efficient lighting technology.
Part 2: Design Guidelines

DG-5.3.3 Project outdoor security and architectural lighting may include low-level exterior lights mounted to the building and along pathways for security and wayfinding purposes.

DG-5.3.5 The use of permanent fixtures with exposed bulbs for exterior lighting shall be prohibited.

DG-5.3.6 The use of searchlights, spotlights, or other similar fixtures directed to the open sky or areas outside the Sports and Entertainment Complex site shall be prohibited.

DG-5.3.7 Electrical service for all lighting should be placed underground or within structures unless determined to be physically infeasible.

5.4 Direction and Shielding

DG-5.4.1 Exterior lighting should be installed, directed and shielded to direct the majority of artificial light to buildings, objects, or target areas within the boundaries of the Sports and Entertainment Complex and minimize light spill to adjacent properties.

DG-5.4.2 Security and safety lighting should be recessed, hooded, and located to illuminate only the intended area.

DG-5.4.3 Exterior lighting placement and direction should be designed to work with structural and/or vegetative screening to prevent light spill to adjacent properties.

DG-5.4.4 Lighting for parking facilities should be designed to direct the majority of light into the parking facility and minimize light spill to adjacent properties.

Illustrative examples of lighting design options compatible with these Design Guidelines are provided in Figure 5.1 Lighting.

5.5 Lighting Design Plan

DG-5.5.1 All Sports and Entertainment Complex exterior lighting shall conform to an approved Lighting Design Plan, as defined and required by Mitigation Measure 3.1-2(b) of the IBEC MMRP.

DG-5.5.2 The Sports and Entertainment Complex shall include any lighting or marking requirements required by Mitigation Measure 3.8-5 of the IBEC MMRP.

5.6 Acoustic Facilities

DG-5.6.1 Sound walls or barriers may be located in the areas shown in Figure 1.3 Walls and Fences or located in areas that serve a similar purpose and function.

DG-5.6.2 Sound walls or barriers shall meet the following standards:

(A) Sound walls shall be solid with no gaps or cracks that might otherwise be considered acoustical "leaks."

(B) Sound walls shall have sufficient mass so as to provide a Sound Transmission Class (STC) rating of at least 27.
(C) The Noise Reduction Coefficient (NRC) on the receiver-side face shall be NRC 0.85 or greater.

(D) Publicly visible faces of sound walls shall feature vegetation or other aesthetic treatments, as long as such treatments do not inhibit the required acoustical performance.

(E) Sound walls or barriers shall not exceed 15 feet or the height necessary to meet the performance standards established by Mitigation Measure 3.11-2(a) of the IBEC MMRP, whichever is higher.

DG-5.6.3 Any outdoor sound amplification system, equipment, and related structures shall be designed to limit noise levels near noise-sensitive receptors through design considerations such as placement, distribution, directivity, orientation, number of speakers and/or volume controls.

DG-5.6.4 Sound-absorbing materials should be included on the exterior of buildings surrounding gathering spaces where feasible and effective to reduce noise levels to sensitive receptors.

DG-5.6.5 Sound-absorbing materials should be incorporated into the design of parking facilities where feasible and effective to reduce noise levels to sensitive receptors.

DG-5.6.6 Any rooftop outdoor restaurant or dining area included in the Sports and Entertainment Complex shall include an enclosure such as glass to serve as a noise barrier.

DG-5.6.7 Noise generating mechanical equipment shall be located the furthest feasible distance away from noise-sensitive receptors considering site conditions and function.

DG-5.6.8 Noise generating mechanical equipment, such as emergency generators, transformers, and HVAC units, shall be designed and installed to limit noise to noise-sensitive receptors with acoustical enclosures, silencers, barriers, relocation, or other noise reducing approaches.

DG-5.6.9 The Sports and Entertainment Complex shall conform to an approved Operational Noise Reduction Plan, as defined and required by Mitigation Measure 3.11-2(a) of the IBEC MMRP.
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Section 6  Circulation

6.1  Vehicular Circulation

DG-6.1.1  Vehicular access to parking facilities may be provided from West Century Boulevard, South Prairie Avenue and/or West 102nd Street, as shown for illustrative purposes in Figure 6.1 Circulation.

DG-6.1.2  Vehicular access points to the Sports and Entertainment Complex should be designed to be clearly visible and accommodate event-related traffic management and security measures.

DG-6.1.3  A pick-up and drop-off area for shuttles to bus and rail public transit shall be provided at a designated section of South Prairie Avenue adjacent to the Sports and Entertainment Complex.

DG-6.1.4  Parking and vehicle circulation facilities shall be designed to provide access to and manage the circulation of private automobiles, rideshare or transportation network company and taxi vehicles, coach buses and mini-buses, microtransit vehicles, and paratransit vehicles.

DG-6.1.5  Truck access to loading areas within the Sports and Entertainment Complex shall be provided from West Century Boulevard or West 102nd Street.

DG-6.1.6  Emergency vehicle access and onsite wayfinding signage to the Sports and Entertainment Complex shall be provided as required and approved by the Los Angeles County Fire Department. Such access may be provided from West Century Boulevard, South Prairie Avenue and/or West 102nd Street.

6.2  Pedestrian Circulation

Pedestrian circulation is a critical network for creating an engaging experience that is safe and efficient for the movement of people to and through the Arena. Consider alignment of walkways, the visual approach to buildings, and the spatial sequence along pedestrian routes to create a connected pathway system.

DG-6.2.1  The pedestrian circulation network and facilities should facilitate walkability and connection to publicly-accessible areas throughout the Sports and Entertainment Complex and adjacent development.

DG-6.2.2  Pedestrian pathways within the Sports and Entertainment Complex should be designed to accommodate pedestrian traffic and access patterns and security features and operations during all event conditions, including paving or other forms of visible pathway delineation to create clear paths of travel.

DG-6.2.3  The Sports and Entertainment Complex should include well-marked, clearly-visible entrances, and all publicly-accessible entrances should include architectural or graphic treatments compatible with the overall design.

DG-6.2.4  Pedestrian routes should direct pedestrians to the main circulation areas within the Sports and Entertainment Complex and the Arena in the manner shown in Figure 6.1.
DG-6.2.5 All publicly-accessible pedestrian routes, gathering spaces, and buildings within the Sports and Entertainment Complex shall comply with relevant requirements of the Americans with Disabilities Act (ADA) including clear path of travel widths.

6.3 Pedestrian Features

DG-6.3.2 The overall site design should include pedestrian scale elements and incorporate pedestrian-scale lighting, signage and wayfinding features to promote an attractive and lively environment for walking.

DG-6.3.1 Pedestrian features such as stairs, walkways, pedestrian bridges, sidewalks, and seating areas should be sensitive to the human scale and integrated into the overall site design and architecture.

DG-6.3.3 Pedestrian circulation areas may be supplemented with elements that create ground-level interest such as shade structures, landscape, or water features, art, kiosks, seating, alternative paving materials, or other features.

DG-6.3.4 The landscape design may incorporate pedestrian amenities such as benches or seating, lights, railings and shading elements, and ornamental features or lighting.

Illustrative examples of pedestrian features, concepts, and options compatible with these SEC Design Guidelines are provided in Figure 6.3 Pedestrian Features.

6.4 Pedestrian Grades and Ramps

DG-6.4.1 In compliance with the Americans with Disabilities Act (ADA), any ramps in pedestrian walkways shall have a maximum slope of 1:12, shall have a minimum clear width of 36 inches and landing lengths of 60 inches.

DG-6.4.2 Ramps in pedestrian walkways shall contain a detectable warning device, such as a raised dome surface and contrasting color.

DG-6.4.3 Curb ramps shall be installed wherever a sidewalk crosses a curb such as at street intersections.
Section 7    Parking

7.1 Parking and Transportation Facilities

DG-7.1.1   Automobile parking spaces required for any Sports and Entertainment Complex use pursuant to Ch. 12, Article 19, Section 12-39-96.1 of the Inglewood Municipal Code may be provided within any parking facility within the Sports and Entertainment Complex.

DG-7.1.2   The Sports and Entertainment Complex shall include parking for coach buses and microtransit, mini-bus, or paratransit vehicles. Parking for such transportation vehicles may be provided within the same facility as automobile parking.

DG-7.1.3   The Sports and Entertainment Complex shall include areas to accommodate taxis, Transportation Network Company ("TNC") vehicles, or vehicles providing similar ridesharing or ridehailing services, including a pick-up and drop-off area for passengers and a queuing area for such vehicles. Such transportation facilities may be provided within the same facility as automobile parking.

DG-7.1.4   Additional parking in excess of the required parking or for specialized vehicles such as media broadcast trucks or other vehicles related to any use within the Sports and Entertainment Complex may be provided.

DG-7.1.5   Valet parking may be provided within any parking facility.

7.2 TNC Facilities

DG-7.2.1   Passenger pick-up and drop-off areas or facilities providing passenger access to TNC vehicles, or vehicles providing similar ridesharing or ridehailing services, shall be designed to provide safe pedestrian access between such vehicles and pedestrian circulation areas.

DG-7.2.2   Transportation facilities shall include a vehicle queuing area to allow vehicles to access passenger pick-up and drop-off areas or facilities.

DG-7.2.3   The minimum width of any lanes provided for queuing for taxi, TNC vehicles, or similar vehicles shall be 8 feet.

DG-7.2.4   Pavement and drainage for any facility or portion of a facility providing passenger pick-up or drop-off or queuing areas for TNC vehicles located within a surface lot shall comply with Ch. 12, Article 19, Section 12-55.2 of the Inglewood Municipal Code.

7.3 Transportation Demand Management

DG-7.3.1   Preferential parking for employee carpool or vanpool vehicles should be provided within parking facilities in locations that provide convenient access for employees and designated through clearly visible signage or space markings.

DG-7.3.2   Information about alternative modes of transportation such as public transit, ridesharing, bicycling, and pedestrian modes and related available programs and facilities should be provided via information kiosk, bulletin board located, or similar feature within the Sports and Entertainment Complex.
Part 2: Design Guidelines

DG-7.3.3 The following bicycle parking spaces and facilities shall be provided within the Sports and Entertainment Complex:

(A) A minimum of 60 bicycle parking spaces available for use by employees;
(B) A minimum of 23 bicycle parking spaces available for use by Sports and Entertainment Complex patrons;
(C) Shower and locker facilities available to employees who commute by bicycle;
(D) A bicycle repair station accessible to employees and patrons.

DG-7.3.4 Bicycle parking and facilities shall be provided in areas within the Sports and Entertainment Complex that provides safe and convenient access to employees and patrons visitors traveling by bicycle, considering site conditions.

7.4 Vehicular Access to Parking and Transportation Facilities

DG-7.4.1 Driveways providing vehicular access to a parking or transportation facility may provide dedicated ingress lanes or egress lanes, two-way lanes, or reversible ingress/egress lanes.

DG-7.4.2 The width of any dedicated ingress lane or egress lane, or reversible ingress/egress lane providing access to a parking or transportation facility shall not be less than 10 feet.

DG-7.4.3 The width of any two-way lane providing access to a parking or transportation facility shall not be less than 20 feet.

DG-7.4.4 A driveway that provides ingress or egress to a parking or transportation facility may be closed or obstructed to prevent ingress or egress when such access is not required to provide parking for a use or event within the Sports and Entertainment Complex or as necessary to implement a transportation management plan or strategies, so long as access to the parking or transportation facility is adequately maintained to meet the parking requirements of uses in operation.

DG-7.4.5 A gate, raisable arm, or other device or technology may be used to control or regulate vehicular ingress or egress to a parking or transportation facility.

DG-7.4.6 The location and function of any device or technology used to control or regulate vehicular access to a parking or transportation facility should be designed to reduce the need for queuing on public streets to enter the facility, as feasible considering site conditions, event conditions, and vehicular circulation.

DG-7.4.7 Any driveway providing ingress or egress to any parking or transportation facility shall be paved to standards not less than required per Ch. 12, Article 19, Section 12-55.2 of the Inglewood Municipal Code.

7.5 Parking Facility Design

DG-7.5.1 Traffic circulation within any facility or portion of a facility providing required automobile parking shall comply with Ch. 12, Article 19, Section 12-55 of the Inglewood Municipal Code.
Access and turning radius for any facility or portion of a facility providing automobile parking required pursuant to IMC 12-38.96.1 shall comply with Ch. 12, Article 19, Section 12-54 of the Inglewood Municipal Code.

Driveway slopes and ramps for any facility or portion of a facility providing required automobile parking shall comply with Ch. 12, Article 19, Section 12-54.1 of the Inglewood Municipal Code.

Parking space striping for any facility or portion of a facility providing required automobile parking shall comply with Ch. 12, Article 19, Section 12-54.1 of the Inglewood Municipal Code.

Parking lot pavement and drainage for any facility or portion of a facility providing required automobile parking within a surface lot shall comply with Ch. 12, Article 19, Section 12-55.2 of the Inglewood Municipal Code.

Parking slope of any facility or portion of a facility providing required automobile parking shall comply with Ch. 12, Article 19, Section 12-55.3 of the Inglewood Municipal Code.

Within any portion of a parking structure provided for public automobile parking, continuous raised concrete curbs may be provided three feet from the end of a parking space as necessary to ensure that any parked vehicle will not touch any wall, building, or other object.

Wheel stops may be provided where necessary to protect landscaping, parking equipment, or other infrastructure and should be located to avoid tripping hazards.

The visual impact of parking or transportation facilities should be reduced by providing landscape buffer areas, screening, or natural topography or planned grading, consistent with these SEC Design Guidelines.

7.6 Parking Space Dimensions

Any automobile parking space provided to meet parking requirements for the Sports and Entertainment Complex per Ch. 12, Article 19, Section 12-38.96.1 of the Inglewood Municipal Code shall comply with Ch. 12, Article 19, Sections 12-51(A) and 12-51(B) of the Inglewood Municipal Code, as applicable, and as shown in Table 7.6 Parking Space Dimensions.

Parking spaces provided for coach buses, microtransit, mini-bus, or paratransit vehicles shall comply with Table 7.6 Parking Space Dimensions.
### Table 7.6 Parking Space Dimensions

<table>
<thead>
<tr>
<th>Parking Space Type</th>
<th>Minimum Width</th>
<th>Minimum Length</th>
<th>Minimum Vertical Clearance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standard Parking Space (no obstructions or not more than one column or post on one side of the space)</td>
<td>8'</td>
<td>18'</td>
<td></td>
</tr>
<tr>
<td>Standard Parking Space (multiple columns or posts or obstructions on one side of the space)</td>
<td>9'</td>
<td>18'</td>
<td></td>
</tr>
<tr>
<td>Standard Parking Space (multiple columns or posts or obstructions on more than one side of the space)</td>
<td>9'6&quot;</td>
<td>18'</td>
<td>8'2&quot;</td>
</tr>
<tr>
<td>Compact Parking Space</td>
<td>8'</td>
<td>16'</td>
<td></td>
</tr>
<tr>
<td>Coach Bus Space</td>
<td>12'</td>
<td>39'</td>
<td></td>
</tr>
<tr>
<td>Tandem Parking Space (2 vehicles)</td>
<td>9'</td>
<td>36'</td>
<td></td>
</tr>
<tr>
<td>Microtransit, Mini-bus, or Paratransit Vehicle Space</td>
<td>12'</td>
<td>25'</td>
<td></td>
</tr>
</tbody>
</table>

**DG-7.6.3** Compact parking spaces may be provided to meet the parking requirements of any Sports and Entertainment Complex use, consistent with Ch. 12, Article 19, Section 12-49(A) of the Inglewood Municipal Code.

**DG-7.6.4** Tandem parking shall not be utilized to satisfy the required number of parking spaces for any Sports and Entertainment Complex use. Areas provided for vehicle queueing or passenger pick-up and drop-off shall not be considered tandem parking.

### 7.7 Accessible Parking

**DG-7.7.1** The Sports and Entertainment Complex shall provide accessible parking per the requirements of Ch. 12, Article 19, Section 12-57 of the Inglewood Municipal Code and any applicable State of California requirements.

**DG-7.7.2** Required accessible parking spaces may be provided in any parking facility within the Sports and Entertainment Complex.
Part 2: Design Guidelines

Section 8  Loading

8.1 Loading Space Location

DG-8.1.1 Required loading spaces shall be accommodated entirely within the Sports and Entertainment Complex site.

DG-8.1.2 Required loading spaces may be provided in subterranean structure in an area that can be readily driven upon or provides reasonable access to the loading spaces.

DG-8.1.3 Any required loading space shall not encroach into any public right-of-way or otherwise obstruct any on-site drive aisle or parking space.

8.2 Loading Space Design

DG-8.2.1 Any loading space required for the Event Center shall be a minimum width of ten feet wide and a minimum length of thirty feet.

DG-8.2.2 Any loading space required for Event Center Supporting Uses shall be a minimum width of ten feet wide and minimum length of twenty feet.

DG-8.2.3 Any required loading space shall have a minimum height clearance of fourteen feet.

DG-8.2.4 The entire surface of a required loading space shall be paved with asphalt or concrete and shall comply with Ch. 12, Article 19, Section 12-55.2 of the Inglewood Municipal Code.

DG-8.2.5 The design of any subterranean loading facility shall accommodate maneuvering delivery vehicles such as trucks or tractor-trailers into and out of loading positions at the docks, stalls and driveways.

8.3 Access and Screening

DG-8.3.1 Access to required loading spaces shall be provided from interior site access roads or driveways accessed from West Century Boulevard or West 102nd Street.

DG-8.3.2 Required loading spaces should be visibly separated from public entrances and parking areas within the Sports and Entertainment Complex and shall be screened with a combination of walls and landscaping to minimize views of the loading area from public views and adjacent residential uses.

DG-8.3.3 Loading areas in excess of the required loading spaces may be provided in loading zones along South Prairie Avenue as approved or designated by the City of Inglewood Department of Public Works.
Section 9  Sustainability and Environmental Sensitivity

9.1 Green Buildings

DG-9.1.1 The Event Center Structure and the Event Center Supporting Structures shall be designed to meet the requirements for U.S. Green Building Council Leadership in Energy and Environmental Design (LEED) Gold certification for new construction.

DG-9.1.2 The Sports and Entertainment Complex shall include project design features that enable the Arena to exceed the building energy efficiency standards set forth in Part 6 of Title 24 of the California Code of Regulations.

9.2 Solar Energy Generation

DG-9.2.1 The Sports and Entertainment Center Complex shall implement an electrical supply strategy that incorporates a solar energy generation system and battery energy storage.

DG-9.2.2 Solar photovoltaic panels may be incorporated into the design of any structure within the Sports and Entertainment Complex.

Illustrative examples of solar panel design options compatible with these design guidelines are provided in Figure 9.2 Solar Panels.

9.3 Recycling

DG-9.3.1 The design of the Sports and Entertainment Complex should incorporate features and allocate space to support implementation of a comprehensive waste reduction and diversion program.

9.4 Alternative Transportation

DG-9.4.1 The design of the Sports and Entertainment Complex should include circulation or access features or spaces to accommodate the use of rail transit by employees and attendees of events hosted at the Arena such as a shuttle service pick-up and drop-off area or pedestrian connections to nearby stations.

DG-9.4.2 The design of the Sports and Entertainment Complex should include circulation and parking facilities to accommodate local microtransit service and park-n-ride service for employees and attendees of events hosted at the Arena.

DG-9.4.3 The design of the Sports and Entertainment Complex should include facilities to support active transportation modes, such as bicycle parking, bicycle repair stations, and locker room and shower facilities for employees.

9.5 Parking Facilities
Part 2: Design Guidelines

DG-9.5.1 Any parking facility made available to the public for automobile parking shall include a vehicle circulation and parking availability system or features to help reduce vehicle circulation and idling time within the parking facility.

DG-9.5.2 Any parking facilities made available to the public for automobile should include preferential parking for carpool vehicles.

9.6 Electric Vehicle Charging

DG-9.6.1 Not less than eight percent (8%) of all required parking spaces for private automobile parking pursuant to Ch. 12, Article 19, Section 12-39.96.1 of the Inglewood Municipal Code shall be equipped with electric vehicle supply equipment (EVSE).

DG-9.6.2 Truck loading spaces or docks provided within the Event Center should be equipped with EVSE to accommodate zero emission or near-zero emission delivery trucks.

DG-9.6.3 All parking and loading spaces with EVSE shall be clearly identified and provide adequate access in accordance with the California Building Code.

DG-9.6.4 All EVSE shall meet the following requirements:

(A) Provide Level II charging capacity (208 – 240 volts) or greater.

(B) Comply with the relevant regional or local standard for electrical connectors, such as SAE Surface Vehicle Recommended Practice J1772, SAE Electric Vehicle Conductive Charge Coupler.

(C) Be networked or internet addressable and capable of participating in a demand-response program or time-of-use pricing.

Illustrative examples of EVSE design options compatible with these design guidelines are provided in Figure 9.3 Electric Vehicle Charging.

9.7 Water and Stormwater

DG-9.7.1 Outdoor water use should be reduced through best management practices such the use of water-efficient landscaping materials (emphasizing native or adapted plants), efficient irrigation systems, and the use of reclaimed water for irrigation, or similarly effective strategies or measures.

DG-9.7.2 Indoor water usage should be reduced through installation of efficient flush and flow fixtures or similarly effective strategies or measures.

DG-9.7.3 Site design shall comply with all applicable Regional Water Quality Control Board and County of Los Angeles regulations for water quality and quantity including preparation of a Low Impact Development (LID) Plan with Operation and Maintenance Guidelines.

DG-9.7.4 Site design should employ low impact development (LID) strategies to minimize impervious areas through site design features, which may include but are not limited to:

(A) Bio-filtration and stormwater planters designed to capture site runoff from roof drains and/or surface flow, treat the runoff through biological reactions within
the planter soil media, and discharge at a rate intended to mimic pre-developed conditions.

(B) Site specific BMPs designed and sized to properly manage the storm runoff prior to discharging from the site and into public storm drain lines.

9.8 Bird Collision Deterrence

DG-9.8.1 Exterior façade materials should be designed to achieve a maximum threat factor of 25 in accordance with the American Bird Conservancy Bird Collision Material Threat Factor Reference Standard.

DG-9.8.2 All externally visible transparent glass panels or façade surfaces should be designed with treatments to reduce bird collisions, such as fritting or similar patterns, etching, stained or frosted glass, or UV reflective or absorbing patterns, or similar treatments.

Illustrative examples of design options for bird collision deterrence features compatible with these design guidelines are provided in Figure 9.8 Bird Collision Deterrence.
Section 10  Design Considerations for Specific Uses

10.1 Sale, Service, or Consumption of Alcoholic Beverages

DG-10.1.1 Any areas in which alcoholic beverages are sold, served, or consumed shall be lighted and arranged to allow for observation of all such areas by supervisor or security personnel.

DG-10.1.2 Designated areas for the permitted sale, service, or consumption of alcoholic beverages shall be defined by clearly visible physical features, boundary indications, and/or signage.

DG-10.1.3 A sign stating “We ID everyone under 30 years of age for alcohol sales” shall be displayed at or near the point of sale of any alcoholic beverages in a manner easily readable by a patron purchasing an alcoholic beverage.

DG-10.1.4 A kitchen or food menu shall not be a requirement for the sales or service of alcoholic beverages by any establishment or operator within the Sports and Entertainment Complex.

DG-10.1.5 Establishments serving alcoholic beverages may include a bar or lounge area separate from the main food service area of the establishment.

DG-10.1.6 Recommendations of the Los Angeles County Fire Department relative to fire safety shall be incorporated for areas within the Sports and Entertainment Complex in which alcohol may be sold, served, or consumed.

DG-10.1.7 Recommendations of the Inglewood Police Department regarding security measures for the protection of visitors and employees appropriate to the design of the site shall be incorporated for areas within the Sports and Entertainment Complex in which alcohol may be sold, served, or consumed.

10.2 Outdoor Restaurants or Dining Areas

DG-10.2.1 Outdoor dining areas or spaces shall be separated from parking lots, driveways and public sidewalks by location, temporary or permanent screening features, and/or landscaping.

DG-10.2.2 Exterior lighting for any outdoor dining area shall not be directed onto any adjacent residential property.

DG-10.2.3 The perimeter of any outdoor dining area where alcoholic beverages are served or consumed shall be defined by temporary or permanent physical barriers that form defined points of access to such area.

10.3 Communications Facilities

DG-10.3.1 Communications facilities, antennas, or related equipment shall not be located in parking or loading spaces, vehicular or pedestrian circulation areas, or open space areas such that it would interfere or impair the intended function or utility of such area.
Part 2: Design Guidelines

DG-10.3.2 Communications facilities and related equipment should be integrated into a structure, architectural feature of a building, or public art or other element, or otherwise screened from public view in a manner that is compatible with the overall design of the Sports and Entertainment Complex.

DG-10.3.3 The exterior finishes of communications facilities and related equipment should be non-reflective and blend with the materials and colors of surrounding buildings, structures, and/or landscaping.

DG-10.3.4 Any permanently-installed communications facilities, antennas or related equipment shall not exceed the height limits established in Section 2 of these Design Guidelines.

10.4 Public Art

DG-10.4.1 Public art may be provided within the Sports and Entertainment Complex to meet the requirements of Article 14 of Chapter 11, as amended by the Project Approvals. When provided on-site, public art shall be placed in areas that are publicly viewable or publicly accessible and do not require a fee for admission (such as ticketed events) as follows:

(A) Attached to, applied or erected on, suspended from, or integrated into any structure within the Sports and Entertainment Complex structure;

(B) Within any Primary Landscape Area, as described in in Section 3 of these SEC Design Guidelines;

(C) Within any Secondary Landscape Area, as described in in Section 3 of these SEC Design Guidelines; or

(D) Any other publicly viewable or publicly accessible location identified in a development agreement between the developer of the Sports and Entertainment Complex and the City.

DG-10.4.2 Public art placed within the Sports and Entertainment Complex should be located to maintain adequate vehicular and pedestrian access and circulation areas.

DG-10.4.3 The location of public art should allow for viewing from a variety of vantage points from within the Sports and Entertainment Complex or the public right-of-way.
Figure 1.1 Minimum Building Setbacks
Figure 1.3 Fences and Walls
Figure 2.1 Massing Concept
Figure 2.2 Sports and Entertainment Complex Height
Figure 2.3 Frontages
Suspended Canopy

Floating Canopy over Glass Facade

Architecturally Expressed Roofline

Suspended Roof Mass

Figure 2.4 Roofline and Profile
Figure 2.5.1 Building Materials and Treatments
Figure 2.5.2 Glass Facades
Figure 2.6 Screening

Creative Use of Materials

Clean Design

Loading Gates
Figure 2.7 Pedestrian Bridges
Figure 3.1 Landscape Design Areas
Figure 4.1 Sports and Entertainment Complex Sign Zones
Figure 4.6 External Orientation
Figure 5.1 Lighting

- Architectural Lighting
- Facade Lighting
- Well Lit Gathering Spaces
- Architectural Element Highlighting
- Shielded Interior Lighting
- Architecturally Lit Steps
- Shielded Path Lighting
- Creative Wayfinding Lights
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Figure 6.3 Pedestrian Features

- Landscape Integration with Paths
- Variety in Program Scales
- Pedestrian Scale Frontage and Walks
- Transparent Facades interacting with Exterior Spaces
- Pedestrian Scale Lighting
- Pedestrian Scale Steps/Seating
Figure 9.2 Solar Panels
Figure 9.3 Electric Vehicle Charging
Figure 9.8 Bird Collision Deterrence
PART 3: SEC INFRASTRUCTURE PLAN

Section 1 SEC Infrastructure Plan Overview

1.1 SEC Infrastructure Plan

This SEC Infrastructure Plan will govern the construction and development of infrastructure for the Project in accordance with the other Project Approvals, including the SEC Design Guidelines. Except as provided in the SEC Design Guidelines and as agreed to by the City and Developer, no on site or off site Infrastructure Improvements ("Infrastructure") beyond what is described herein, and such other Infrastructure as may be mutually agreed to by the City and Developer, will be required for development of the Project or will be constructed by the Developer.

This SEC Infrastructure Plan describes all Infrastructure improvements to be provided by Developer, at Developer's cost, in accordance herewith for the Project. While some Infrastructure improvements to be provided by City Agencies or other governmental agencies, may be described, their inclusion herein is not intended to be all inclusive of all Infrastructure improvements to be provided by City Agencies or other governmental agencies. A condition precedent to Developer's performance under this SEC Infrastructure Plan is the obtaining of all requisite approvals.

This SEC Infrastructure Plan establishes the design standards, construction standards, criteria and specifications of Infrastructure for the Project, including, without limitation, streets, and Infrastructure within the street right of way or easements including storm water, sanitary sewers, domestic water, reclaimed water, and all other Infrastructure. The precise location and final design of Infrastructure improvements consistent with this SEC Infrastructure Plan including intersection, street segment, wet and dry utilities, and other Infrastructure improvements will be determined during plan check and permit processing.

The dedication, acquisition and acceptance of streets and other Infrastructure improvements will occur through separate improvement plans and permits, parcel and tract maps, offers of dedication and easements. Other than as provided in the DDA, no real property is required to be acquired to construct the Infrastructure described in this SEC Infrastructure Plan.

The ability to construct and dedicate Infrastructure improvements for acquisition and acceptance by other regulatory agencies with jurisdiction such as, as applicable, Cal Trans, the City of Los Angeles, the County of Los Angeles or the City of Hawthorne, is contingent upon the review and approval of those other regulatory agencies. City will, in accordance with the Development Agreement, reasonably cooperate with requests by Developer to assist in obtaining such regulatory approvals, permits and actions from such other agencies that are necessary or desirable to effectuate and implement development of Project Infrastructure.

City will not require performance or payment bonds or other security for the completion of the Infrastructure improvements other than the typical general contractor bonds or contractor parent company guarantees.
### Part 3: SEC Infrastructure Plan

#### 1.2 Exhibits and Reference Documents

**Exhibits**

<table>
<thead>
<tr>
<th>Exhibit</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exhibit 1</td>
<td>Sewer Infrastructure Plan</td>
</tr>
<tr>
<td>Exhibit 2</td>
<td>Storm Drain Infrastructure Plan</td>
</tr>
<tr>
<td>Exhibit 3</td>
<td>Fire Protection Infrastructure Plan</td>
</tr>
<tr>
<td>Exhibit 4</td>
<td>Domestic Water Infrastructure Plan</td>
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<tr>
<td>Exhibit 5</td>
<td>Well Water Transmission Infrastructure Plan</td>
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<td>Exhibit 6</td>
<td>Reclaimed Water Infrastructure Plan</td>
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<td>Exhibit 7</td>
<td>Dry Utility Infrastructure Plan</td>
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<td>Exhibit 8</td>
<td>New Inglewood Well No. 8 Plan</td>
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<tr>
<td>Exhibit 9</td>
<td>Inglewood Well No. 6 Demolition Plan</td>
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<td>Exhibit 10</td>
<td>Circulation Plan, Traffic Signal and Bus Stop Plan</td>
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<td>Street Vacations, Widenings and Dedications Plan</td>
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<td>Exhibit 12a</td>
<td>Street Sections</td>
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<td>Exhibit 12b</td>
<td>Street Sections</td>
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<td>Exhibit 12c</td>
<td>Street Sections</td>
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<td>Exhibit 13a</td>
<td>La Cienega Blvd/ W Century Blvd</td>
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<tr>
<td>Exhibit 13b</td>
<td>Hawthorne Blvd / La Brea Ave/ W Century Blvd</td>
</tr>
<tr>
<td>Exhibit 13c</td>
<td>Yukon Ave / 104th St</td>
</tr>
<tr>
<td>Exhibit 13d</td>
<td>S Prairie Ave / I-105 Off Ramp</td>
</tr>
<tr>
<td>Exhibit 13e</td>
<td>Manchester Blvd / La Brea Ave</td>
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<tr>
<td>Exhibit 13i</td>
<td>Crenshaw Blvd / 120th St</td>
</tr>
<tr>
<td>Exhibit 13j</td>
<td>La Brea Ave / S Centinela Ave</td>
</tr>
<tr>
<td>Exhibit 13k</td>
<td>I-405 Northbound Off-Ramp / W Century Blvd</td>
</tr>
<tr>
<td>Exhibit 13l</td>
<td>La Cienega Blvd / S Centinela Ave</td>
</tr>
<tr>
<td>Exhibit 13m</td>
<td>104th St / S Prairie Ave</td>
</tr>
<tr>
<td>Exhibit 13n</td>
<td>W Century Blvd / Felton Ave</td>
</tr>
</tbody>
</table>
Section 2  Wet Utilities

Developer will install new storm drains, sanitary sewers, fire protection water main, domestic water mains, reclaimed water mains where needed and a well water transmission main. Construction will be done per approved plans and specifications prepared by the Developer’s Project civil engineer and in a manner acceptable to the Developer and City and other Agencies having jurisdiction.

2.1  Sanitary Sewer

The Project’s sanitary sewer system will be a combination of new public sewers to be installed in existing public right-of-way and new private on-site sewers as shown on Exhibit 1 (Sewer Infrastructure Plan). Developer’s Project civil engineer will prepare plans and specifications for the work that shall be reviewed and approved by the City. The Department of Public Works will plan check and inspect the Infrastructure work in the public right of way and the Building Safety Division will plan check and inspect the onsite private work. Developer will provide public right-of-way traffic control plans to the City for approval. After approval of the plans and specifications and the payment of standard City fees, the City of Inglewood will cooperate with the Developer to provide encroachment permits to allow the installation of the Project’s sewer Infrastructure without restrictions based on the age of the existing pavement in the public streets. The City of Inglewood will provide adequate inspection services to allow the work to proceed without delay. Developer and its contractors shall comply with the NPDES General Construction Permit, City Laws including Public Works Department Requirements for Public Works Permit.

Where sewer mains and laterals will be installed in the public rights-of-way, existing asphalt pavement will be removed and replaced per City Standard DS-12, and sidewalks, as necessary, per City Standard DS-7. The Project’s sanitary sewer Infrastructure will tie into existing public sewer lines at six points unless revisions are requested by the Developer and approved by the City. The West Parking garage will be connected to the sewer main in South Prairie Avenue at West 102nd Street. The Arena area will be connected to existing sewer mains at two points: (1) Freeman Avenue and West 103rd Street and (2) West 102nd Street and East Boundary of Arena area. The Plaza area will be connected at South Prairie Avenue and 102nd Street. The East Parking Garage will be connected to a main in West Century Boulevard. Connection shall be per approved sewer study, typical of all installations and connections.

The existing sewer mains in the portions of West 101st Street and West 102nd Street right-of-way to be vacated for the Project will be removed and new terminal manholes will be installed at the ends of the mains that will remain in service.

New offsite sewer mains will be installed in the existing public rights-of-way in locations shown on Exhibit 1 (Sewer Infrastructure Plan) and will be owned, operated and maintained by the City of Inglewood. New onsite sewer mains and service laterals will be installed in locations shown on Exhibit 1 (Sewer Infrastructure Plan) and will be owned, operated and maintained by the Developer. The sewer Infrastructure will consist of PVC sewer pipes ranging in diameter from 4” to 12” as well as precast manholes, and cleanouts, wyes, connections to existing mains and other appurtenances designed by the Project Civil Engineer in final plans to be approved by the City.

The sewer connection for the hotel to be relocated on West Century Boulevard east of the East Parking Garage site would have a new connection to the sewer main in West 102nd Street east of South Doty Avenue, and it will require an easement through the Developer’s East Parking Garage site. This hotel
Part 3: SEC Infrastructure Plan

sewer will be installed by the hotel developer under separate sewer plans, traffic control plans and permits to be obtained provided by the hotel developer, and it is not part of this SEC Infrastructure Plan.

2.2 Storm Drainage

The Project’s storm drain Infrastructure will consist of tying into existing public storm drain lines, removing and relocating storm drain lines, and construction of new drain lines and supporting structures as shown on Exhibit 2 (Storm Drain Infrastructure Plan). Developer’s Project Civil Engineer will prepare plans and specifications for the work that shall be reviewed and approved by the City Department of Public Works and/or Building Department. Developer will provide traffic control plans to the City for approval of work in existing public right-of-way. After approval of the plans and specifications and the payment of standard City fees, the City will cooperate with the Developer to provide encroachment permits to allow the installation of the Project’s storm drain Infrastructure without restrictions based on the age of the existing pavement in the public streets. The City of Inglewood will provide adequate inspection services to allow the work to proceed without delay. Developer and its contractors shall comply with the City Laws, the Public Works Department Requirements for Public Works Permit, MS4 permit regulations, and the NPDES General Construction Permit. A SWPPP shall be prepared to the satisfaction of the City and the Los Angeles Regional Water Quality Control Board (“RWOCB”) to ensure the prevention of substantial water quality degradation during construction of the Proposed Project. These plans shall be approved by the City and the Los Angeles RWOCB to confirm that these permit and regulatory requirements have been satisfied before construction commences on the site. Where storm drain Infrastructure will be installed in the public rights-of-way, existing asphalt pavement will be removed and replaced per City Standard DS-12, and sidewalks, as necessary, per City Standard DS-7.

The Project’s storm drain system will tie into existing public storm drain lines at six points, unless revisions are requested by the Developer and approved by the City. The West Parking Garage area will be connected to existing public storm drain lines at three points: (1) West 103rd Street approximately 57’ west of the project boundary, (2) an existing public catch basin at the northwest corner of South Prairie Avenue and West 103rd Street, (3) an existing public catch basin at the northwest corner of South Prairie Avenue and West 102nd Street. The Arena and Plaza areas will be connected to an existing public storm drain at Prairie and the southern access road just north of West 103rd street. The City relocated well site will be connected to an existing public reinforced concrete box storm drain at the intersection of West 102nd Street and South Doty Avenue. The East Parking Garage site will be connected to an existing public storm drain that traverses West 102nd Street approximately 230’ east of the centerline of South Doty Avenue.

New offsite 18” and 24” reinforced concrete storm drains and precast manholes will be installed in the existing public rights-of-way in locations shown on Exhibit 2 (Storm Drain Infrastructure Plan) and will be owned, operated and maintained by the City. With the exception of the new Well Site, new onsite storm drains ranging from 8” to 24” diameter shall be HDPE WT Pipe by ADS or approved equal and installed and tested per Public Works Green Book standard. The Well Site storm drain will be reinforced concrete and will be owned, operated, and maintained by the City. All other on-site storm drain mains, service laterals and appurtenances will be installed in locations shown on Exhibit 2 (Storm Drain Infrastructure Plan) and will be owned, operated and maintained by the Developer.
To meet City-wide NPDS and MS4 permit requirements, Developer will install bio filtration systems in landscaped areas throughout the Project site. Bio filtration features will implement best management practices (BMPs) and will include features such as bio filtration planters and bio swales, and proprietary devices. The proposed bio filtration systems will be designed to capture site runoff from roof drains and surface runoff, treat the runoff through biological reactions within the planter soil media. Underground pre-cast detention basin pretreatment structures will be constructed in the West Parking area, Arena Site and Arena Site Parking Structure, East Parking Garage Site as shown on Exhibit 2 (Storm Drain Infrastructure Plan) to lower peak flow rates to LA County approved allowable levels.

Storm Drain Improvements, bio filtration systems and detention basin pretreatment structures for the hotel to be relocated on West Century Boulevard east of the East Parking Garage Site would require an easement to be provided by the Developer through the Developer's East Parking Garage Site. These improvements are not part of this SEC Infrastructure Plan. The hotel developer will be responsible for obtaining permits and constructing the storm drain improvements for the hotel site, including separate storm drain plans, traffic control plans and other permits.

2.3 Fire Protection Infrastructure

The Project's fire protection system will be a combination of new public water mains and fire hydrants to be installed in existing public right-of-way and new private on-site water mains and fire hydrants installed on site as shown on Exhibit 3 (Fire Protection Infrastructure Plan). Developer’s Project civil engineer will prepare plans and specifications for the work that shall be reviewed and approved by the Golden State Water Company and City Department of Public Works and/or Building Department. Developer will provide traffic control plans to the City for approval of work in existing public right-of-way. After approval of the plans and specifications and the payment of standard City fees, the City of Inglewood will cooperate with the Developer to provide encroachment permits to allow the installation of the Project's fire protection infrastructure without restrictions based on the age of the existing pavement in the public streets. The Golden State Water District, where applicable, will inspect the installation of the water mains and appurtenances in the public right-of-way including the water meters and the City will inspect pavement repairs. The Inglewood Building Safety Division will inspect on site work. Developer and their contractors shall comply with the NPDES General Construction Permit, Inglewood Municipal Code regulations, and the Public Works Department Requirements for Public Works Permit.

Where fire protection water mains and appurtenances will be installed in the public rights-of-way, existing asphalt pavement will be removed and replaced per the Standard Plans for Public Works Construction Standard Plan 133-3.

The Project's fire protection infrastructure will tie into existing public water mains at nine points. Two new fire hydrants will connect to the Golden State Water Company (GSWC) water main on the west site of Prairie Avenue and will be extended to the east side of the street. Two connections will be made to the GSWC water main at West 101st Street on the west side of the West Parking Garage Site and private mains will be extended north and south to new private fire hydrants. The southern main will extend to West 102nd Street and tie into an existing water main there. Two new fire water mains will connect to the GSWC water main on the west site of South Prairie Avenue and will be extended across the street. A new public fire hydrant will be installed on the east side of South Prairie Avenue just south of West 101st Street. Two private fire water mains will be extended into the Arena and Plaza areas to form a
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loop around the new arena complex. This private main will feed private fire hydrants. A fire protection water main and private fire hydrant on the west side of the East Parking Garage will connect to the GSWC water main in West Century Boulevard.

The fire protection water main for the hotel to be relocated on West Century Boulevard east of the East Parking Garage Site will be installed by the hotel developer under separate sewer plans, traffic control plans and permits to be obtained provided by the hotel developer, and it is not part of this SEC Infrastructure Plan.

2.4 Domestic Water Infrastructure

The Project’s domestic water system will be a combination of new public water mains and appurtenances to be installed in existing public right-of-way and new private on-site water mains and appurtenances installed on site as shown on Exhibit 4 (Domestic Water Infrastructure Plan). Developer’s Project civil engineer will prepare plans and specifications for the work that shall be reviewed and approved by the Golden State Water Company (GSWC) and City of Inglewood Department of Public Works and/or Building Department. Developer will provide traffic control plans to the City for approval of work in existing public right-of-way. After approval of the plans and specifications and the payment of standard City fees, the City will cooperate with the Developer to provide encroachment permits to allow the installation of the Project’s domestic water infrastructure without restrictions based on the age of the existing pavement in the public streets. GSWD will inspect the installation of the water mains and appurtenances in public right-of-way to the meter and the City of Inglewood will inspect pavement repairs. The Inglewood Building Safety Division will inspect the on-site private water mains and appurtenances. Developer and their contractors shall comply with the NPDES General Construction Permit, Inglewood Municipal Code regulations, and the Public Works Department Requirements for Public Works Permit.

The existing domestic water mains in the portions of West 101st Street and West 102nd Street rights-of-way to be vacated for the Project will be removed and the remaining ends of the mains that will remain in service will be capped.

Where domestic water mains and appurtenances will be installed in the public rights-of-way, existing asphalt pavement will be removed and replaced per the Standard Plans for Public Works Construction Standard Plan 133-3.

The Project’s domestic water infrastructure will tie into existing public water mains at seven points. The West Parking Garage Site will connect to the existing GSWC water main in West 101st Street with a 2-inch service with backflow preventer and meter. Three new domestic water mains will connect to the GSWC water main on the west side of South Prairie Avenue and will be extended across the street to backflow preventers. The two connections on the north side of Prairie Avenue will loop through the Plaza Area to service plaza buildings. The connection to the south will loop through the southern access road and connect to the existing main at West 102nd Street and the eastern Arena area boundary with a backflow preventer. This main will service the arena complex. The East Parking Garage Site will connect to an existing GSWC water main in West Century Boulevard with a domestic water service, back flow preventer, and meter on the west side of the site.
A domestic water service back flow preventer and meter for the hotel to be relocated on West Century Boulevard east of the East Parking Garage Site will be installed by the hotel developer under separate sewer plans, traffic control plans and permits to be obtained provided by the hotel developer, and it is not part of this SEC Infrastructure Plan.

2.5 Well Water Transmission Main Infrastructure

The City’s 27” diameter water well transmission main in the portion of the West 102\textsuperscript{nd} Street right-of-way to be vacated for the Project will be removed and a new pipeline will be installed in an on-site easement in the Arena southern access road and then northerly along South Prairie Avenue to the reconnect to the existing main in West 102\textsuperscript{nd} Street as shown on Exhibit 5 (Well Water Transmission Infrastructure Plan). The new main will be installed and connected with the least interruption to service as practical. The new main will be in operation prior to the demolition of the existing main.

Developer’s Project civil engineer will prepare plans and specifications for the work that shall be reviewed and approved by the City Department of Public Works. Developer will provide traffic control plans to the City for approval of work in existing public right-of-way. After approval of the plans and specifications and the payment of standard City fees, the City of Inglewood will cooperate with the Developer to provide encroachment permits to allow the installation of the work without restrictions based on the age of the existing pavement in the public streets. Developer and their contractors shall comply with the NPDES General Construction Permit, City Laws, and the Public Works Department Requirements for Public Works Permit.

Where the well water transmission main will be installed in the public right-of-way, existing asphalt pavement will be removed and replaced per City Standard DS-12, and sidewalks, as necessary, per City Standard DS-7.

2.6 Reclaimed Water System

The Project’s reclaimed water infrastructure shown on Exhibit 6 (Reclaimed Water Infrastructure Plan) will consist of a 2” connection to the existing West Basin Municipal Water District (WBMWD) transmission main on the east side of South Prairie Avenue across from West 101st Street. The connection will be fitted with the required backflow preventer and meter. Onsite private reclaimed water mains will be installed in the Arena area and Plaza area and may be connected to the West Parking Garage Site area via the pedestrian bridge.

Developer’s Project civil engineer will prepare plans and specifications for the work that shall be reviewed and approved by the WBMWD, City Public Works and/or Building Department, and the Los Angeles County Health Department. Developer will provide traffic control plans to the City for approval of work in existing public right-of-way. After approval of the plans and specifications and the payment of standard City fees, the City of Inglewood will cooperate with the Developer to provide encroachment permits to allow the installation of the Project’s reclaimed water infrastructure without restrictions based on the age of the existing pavement in the public streets. WBMWD will inspect the installation of the water mains and appurtenances in public right-of-way to the meter and the City of Inglewood will inspect pavement repairs. The Inglewood Building Safety Division will inspect the on-site private water
mains and appurtenances. Developer and their contractors shall comply with the NPDES General Construction Permit, City Laws, and the Public Works Department Requirements for Public Works Permit.

Where reclaimed water mains and appurtenances will be installed in the public rights-of-way, existing asphalt pavement will be removed and replaced per City Standard DS-12, and sidewalks, as necessary, per City Standard DS-7.
Section 3  Dry Utilities

Dry Utility improvements including onsite and offsite electrical, natural gas, telephone, and cable T.V. utilities are identified on Exhibit 7 (Dry Utility Infrastructure Plan). Southern California Edison is the electricity provider, Southern California Gas Co provides natural gas, AT&T provide phone service and Spectrum Business is the primary cable provider. Work necessary to provide the joint trench for dry utilities (that lie in public streets and in the sidewalk area if at all possible) and onsite access roads, consists of trench excavation and installation of conduit ducts for telephone, cable, fiber optic, electrical, and gas (direct burial). Additionally, utility vaults, splice boxes, and backfill are included. The utility owner/franchisee (such as optic companies) will be responsible for installing facilities such as transformers and wire.

All necessary and properly authorized public utility improvements for which franchises are authorized by the City shall be designed and installed in the public right-of-way in accordance with City Laws in effect from time to time, and permits approved by City Public Works Department. Joint trenches or utility corridors will be utilized wherever feasible. The location and design of joint trenches/utility corridors in the right of way must be approved by City Public Works Department during the preparation of improvement plans.

3.1  Relocations to Maintain Existing Service

The dry utilities in the portions of West 101st Street and West 102nd Street Right-of-Way to be vacated for the Project will be removed. The dry utilities located in easements on the Project sites will be removed. Buildings to remain that take service from these utilities to be removed include:

- **(A)** Liquor Warehouse Market, 10025 S Prairie Ave, Inglewood, CA 90303: Electricity, Gas, Telephone, Cable T.V.
- **(B)** Sunshine Coin Laundry, 10023 S Prairie Ave, Inglewood, CA 90303: Electricity, Gas, Telephone, Cable T.V.
- **(C)** Single Family Detached Residence, 10226 S. Prairie Avenue, Inglewood, CA 90303: Telephone, Cable T.V.
- **(D)** Triplex Residence, 10204 S. Prairie Avenue, Inglewood, CA 90303: Telephone, Cable T.V.
- **(E)** Airport Inn Hotel, 3900 W. Century Boulevard, Inglewood, CA 90303: Telephone, Cable T.V.
- **(F)** Extra Space Storage, 3846 W. Century Boulevard, Inglewood, CA 90303: Telephone, Cable T.V.
- **(G)** Industrial Buildings, 3821 102nd Street, Inglewood, CA 90303 and properties to the east: Electricity.
- **(H)** Industrial Building, 10105 Doty Avenue, Inglewood, CA 90303: Telephone & Cable T.V.

Prior to disconnection of these active dry utilities to these users, new utilities to maintain service will be installed. Underground dry utilities will be installed in the public right-of-way in South Prairie Avenue, West 101st Street, West Century Boulevard, West 102nd Street, West 103rd Street, West 104th Street and the access road on the west side of the West Parking Garage Site. Above grade utilities will be installed on pole lines in West 104th Street, South Doty Avenue, and West 102nd Street. Underground dry utilities
will be installed in an easement on the Plaza area north access road to connect to the pole line at the southwest corner of the Airport Inn Hotel Property to utilities in West Century Boulevard. Underground dry utilities will be installed in an easement on the western north/south access road on the West Parking Garage Site to connect West 101st Street electrical service to West Century Boulevard. Plans will be submitted for City review prior to installation of utilities.

3.2 New Dry Utility Services

New dry utility electrical, telephone and cable TV service to the West Parking Garage Site will be taken from the existing overhead pole line on the north side of West 102nd Street.

New electrical service to the Arena Plaza areas will be from underground dry utilities that will be extended from the CE Lennox Substation on West 103rd Street, across South Prairie Avenue and extended in an easement on the Arena area south access road. A secondary electrical service will be extended from the Hawthorne Substation in a combination of above ground and underground facilities northerly along South Prairie Avenue to the easement on the Arena area south access road. New natural gas, telephone, and cable TV service to the Arena and Plaza areas will extend from existing facilities at South Prairie Avenue and will be extended in a joint trench along the southern access road. New onsite dry utility facilities would be terminated within a utility yard near the southeast corner of the Arena Site. Structures required to serve the Project site consist of switches, capacitor banks, multiple transformers, and metering equipment.

New dry utility service to the new relocated well site will be from the existing overhead pole line on West 102nd Street.

New dry utility service to the East Parking Garage will be from the existing overhead pole line on the north side of West 102nd Street and will require an underground service to be installed across West 102nd Street.

Dry utilities for the hotel to be relocated on West Century Boulevard east of the East Parking Garage site will be installed by the hotel developer under separate plans, traffic control plans and permits to be obtained by the hotel developer, and it is not part of this SEC Infrastructure Plan. Plans will be submitted to, reviewed by, and approved by the City.
Section 4  Inglewood Water Well Relocation

The City owned and operated Inglewood Water Well No. 6 will be properly destroyed or properly abandoned, and a new Water Well No. 8 will be constructed to replace it as detailed in the City of Inglewood Well No. 8 Preliminary Design Report prepared by Tetra Tech and dated April 2018 ("Well Relocation PDR"). The new City owned, and operated Water Well No. 8 will be located on the southern third of the two parcel Well Relocation Site at 3818 West 102nd Street in Inglewood. The site plan for Well No. 8 is shown on Exhibit 8 (New Inglewood Well 8 Plan).

The well will include water pumps and associated infrastructure that would be visible above ground, similar to the existing Water Well No. 6. No buildings are proposed. The ground surface would be covered with gravel or crushed stone, with a 15-foot wide paved driveway adjacent to the eastern side of the proposed well location for vehicle access.

A 6-foot tall concrete masonry unit security fence with automated sliding access gate would enclose the well site, with additional security provided via security cameras connected to the City of Inglewood via the pump station telemetry system. The well site will not include a permanent onsite backup generator.

The well would be drilled approximately 750 feet below ground surface, with a submersible pump to reduce noise to nearby residences. The Well No. 8 raw water discharge piping would connect to the existing City of Inglewood raw water main, located immediately in front of the proposed site on West 102nd Street, as shown on Exhibit 5 (Well Water Transmission Infrastructure Plan). An existing utility pole located 50 feet east of the Well Relocation Site on West 102nd Street is expected to be the connection location to provide the power for the new well facility.

An 18” diameter reinforced concrete well waste discharge line will connect to a LA County Flood Control District (LACFCD) reinforced concrete box located at the intersection of West 102nd Street and South Doty Avenue.

Inglewood Well No. 6 will be properly removed as described in the Well Relocation PDR. Existing site improvements will be demolished and removed as shown on Exhibit 9 (Inglewood Well 6 Demolition Plan).

With the City of Inglewood’s concurrence, Developer hired Tetra Tech as engineer of record for this well demolition and new well relocation project to provide services including project management, preliminary design, permitting, well design & equipping construction documents, bid phase assistance, and construction phase assistance for both removal of existing well and construction of a new replacement well.

The City of Inglewood will review and approve the plans and specifications and will bid out the work and hire the contractors to complete the Destruction of Well No. 6 and the construction of Well No. 8 and all required associated infrastructure and facilities. Developer will help coordinate plan reviews and permits and will pay for the construction work contracted for by the City subject to a separate reimbursement agreement to be negotiated. The City will destroy Well No. 6 per CA Water Well Standards Bulletins 74-81 and 74-90, end electric power service to the lot, and close the valve that cuts the well off from the well water transmission main. City may remove/salvage whatever Well No. 6 superstructure they deem appropriate.
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Developer will contract for and complete the demolition of the facilities and infrastructure at Well No. 6 that remain after the City destroys the well. This demolition work by Developer can start as soon as Developer acquires the Well No. 6 site property from the City. City does not require new Well No. 8 to be complete prior to the destruction of Well No. 6.
Section 5  Street Improvements

Substantial street infrastructure already exists which will serve the Project. The existing and proposed street systems for the Project are shown in Exhibit 10 (Circulation Plan, Traffic Signal and Bus Stop Plan) and in Exhibit 11 (Street Vacation, Widening and Dedication Plan). Basic geometrics in the right of way such as numbers of lanes, their uses, and their widths are further shown in Street Section Exhibits 12a, 12b, and 12c. The following infrastructure descriptions apply generally to streets surrounding the Project. In general, new street structural sections consist of 6” asphalt concrete (AC) over 9” crushed aggregate base (AB) for a traffic index (TI) of 7-8 and 5” AC over 8” AB for a TI 6-7 per soils report recommendations, to meet and match existing streets. Crushed miscellaneous base (CAB) could be substituted if approved by the Soils Engineer of Record. All street structural sections shall meet City standards in effect from at the time of plan approval. All anticipated underground utility crossings will be installed prior to final street pavement. Street improvements will be designed to meet the current City of Inglewood standard plans and details. Existing fiber optic conduits will be avoided or relocated as necessary. Street trees and landscape improvements in the public right of way will be provided in accordance with the SEC Design Guidelines.

5.1  Local Public Street Right-Of-Way Surface Improvements

Public street surface improvements are not required except as specifically set forth in this Infrastructure Plan. Prior to the start of the Project, Developer will photograph the existing condition of the streets surrounding the Project site including West 102nd Street, West 101st Street, West Century Boulevard, South Prairie Avenue, and South Doty Avenue and will only be required to repair street improvements shown to be damaged by the development of the Project and Infrastructure. New street surface improvements to support the Project will consist of:

(A)  North side of 102nd Street west of South Prairie Avenue: Demolition and replacement of existing curbs, gutters, and sidewalks from Prairie Avenue to the western Project Boundary that is approximately 528 feet west of the intersections of the centerlines of West 102nd Street and South Prairie Avenue. Work includes adding a new concrete curb returns and asphalt surface improvements to join the new 28-foot-wide fire access road on the west side of the West Parking Garage to West 102nd Street. Slurry seal both sides of West 102nd Street from the western Project Boundary to the intersection of West 102nd Street and South Prairie Avenue. Install new parkway street trees and landscaping along the frontage of the project per Section A1 102nd Street West Parking Garage on Exhibit 12b (Street Sections).

(B)  West 101st Street 15 feet west of West Parking Garage Site western boundary: Demolition of existing curbs, gutters, and sidewalks and adding a new concrete curb returns and asphalt surface improvements to join the new 28-foot-wide fire access road on the west side of the West Parking Garage to West 101st Street.

(C)  West 101st Street from the intersection of the centerlines of West 101st Street and South Prairie Avenue west approximately 200 feet: On the south side of West 101st Street, demolish and replace existing curbs, gutters, and sidewalks and adding a new concrete curb returns and asphalt surface improvements to join the new 28-foot-wide fire access road on the east side of the West Parking Garage. Grind and overlay the north and
south sides of the remaining portion of West 101\textsuperscript{st} Street in this area with asphalt. Restripe the stop sign and bar at the intersection with South Prairie Avenue.

(D) South side of West Century Boulevard west of South Prairie Avenue: (1) Approximately 519 feet west of the intersection of the centerlines of West Century Boulevard and South Prairie Avenue, demolish 34 feet of existing curbs, gutters, and sidewalks and add a new concrete curb returns and asphalt surface improvements to join the new 28-foot-wide fire access road on the east and west sides of the West Parking Garage. Demolition of existing curbs, gutters, and sidewalks and installation of a new concrete driveway to access the West Parking Garage. (2) Approximately 220 feet west of the intersection of the centerlines of West Century Boulevard and South Prairie Avenue, demolish 34 feet of existing curbs, gutters, and sidewalk and add new concrete curb returns and asphalt surface improvements to join the new 28-foot-wide fire access road on the east side of the West Parking Garage. (3) Approximately 452 feet west of the intersection of the centerlines of West Century Boulevard and South Prairie Avenue, demolish 48 feet of existing curbs, gutters, and sidewalk and add a new concrete driveway to join the northwest entry and exit to the Western Parking Structure. Install a new traffic signal at the northwest access to the West Parking Garage including new electrical service from Southern California Edison. Install new signage and striping of West Century Boulevard at this new intersection where needed for new access points per final approved plans. Temporary relocation of existing a Metro bus stop sign, bench and trash can.

(E) West side of South Prairie Avenue south of West 101\textsuperscript{st} Street to the north side of West 102\textsuperscript{nd} Street: Demolition of existing curbs, gutters, sidewalks and three streetlights. Add one new 12’ wide AC right turn only lane and construction new concrete curbs, gutters and sidewalks as shown in Section P2 in Exhibit 12b (Street Sections). Install new signage and striping of the new lane per final approved plans. Tie into existing streetlight wiring conduits and reinstall the three streetlights with new foundations. Provide a concrete driveway access to the east side of the West Parking Garage. Install a new traffic signal at the West Parking Garage access including new electrical service from Southern California Edison. Install new signage on and striping of South Prairie Avenue at this new intersection per final approved plans. Replace existing City street trees in kind.

(F) Northwest corner of South Prairie Avenue at West 102\textsuperscript{nd} Street: Close off access west bound on West 102\textsuperscript{nd} Street from south bound South Prairie Avenue as shown on the detail entitled Prairie Avenue and West 102\textsuperscript{nd} Street West Parking Structure on Exhibit 12c (Street Sections). Demolish the existing traffic signal at this intersection. Install signage and striping of this intersection per final approved plans.

(G) South Prairie Avenue between West 102\textsuperscript{nd} Street and West 103\textsuperscript{rd} Street: If the location of the reversible lane signal that crosses South Prairie Avenue overhead is in conflict with an access driveway to the Project, remove and, if feasible, relocate (or if damaged by Developer in the course of removal, replace), the existing reversible lane gantry to a nearby location within the existing City reversible lane system. Work would include new concrete foundations and tying into the existing reversible lane wiring system.
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(H) East side of South Prairie Avenue along the frontage of the Project south of West 102nd Street to the Project Boundary: Demolish existing and install new curbs, gutters, and sidewalks. Install new concrete curb returns and asphalt surface improvements to join the new 12-foot-wide access road to the South Parking Garage that will be approximately 167 feet south of the intersection of the centerlines of South Prairie Avenue and West 102nd Street. Install new concrete curb returns and asphalt surface improvements to join the new 28-foot-wide access road to the South Parking Garage that will be approximately 227 feet south of the intersection of the centerlines of South Prairie Avenue and West 102nd Street. Relocate one streetlight. Tie into existing streetlight wiring conduits and reinstall the existing streetlight with new foundations.

(I) East side of South Prairie Avenue between West 102nd Street and West Century Boulevard: Demolition of existing curbs, gutters, sidewalks and three streetlights. Add one new 12’ wide AC right turn only lane and construction new concrete curbs, gutters and sidewalks as shown in Section P2 in Exhibit 12b (Street Sections). Extend the south leg crosswalk striping across South Prairie Avenue to the new southeast corner. Tie into existing streetlight wiring conduits and reinstall three streetlights with new foundations. Modify the existing traffic signal at West Century Boulevard and South Prairie Avenue to implement a northbound right-turn signal overlap phase. Install new signage and striping of South Prairie Avenue per final approved plans. Remove the existing bus stop signs, benches, trash can and shelter. Adjust the east leg crosswalk across West Century Boulevard to the new southeast corner and widen it to 20’. Replace existing City street trees in kind.

(J) East side of South Prairie Avenue north of West Century Boulevard: Remove existing parkway landscape, install sidewalk and reinstall the bus stop signs, benches, trash can and shelter from the south side of West Century Boulevard to the north side of the intersection as shown on Exhibit 10 (Circulation Plan, Traffic Signal and Bus Stop Plan). Remove the existing AC in the street and install a new concrete bus pad per City of Inglewood Standard Plan DS-14.

(K) South side of West Century Boulevard between South Prairie Avenue to South Doty Avenue: (1) Relocate the existing bus stop sign, shelter, benches, and trash can east as shown on Exhibit 10 (Circulation Plan, Traffic Signal and Bus Stop Plan). Remove the existing AC in the street and install a new concrete bus pad per City of Inglewood Standard Plan DS-14. (2) Approximately 407 feet east of the intersection of the centerlines of West Century Boulevard and South Prairie Avenue, demolish approximately 41 feet of existing curbs, gutters, and sidewalks and add a new concrete curb returns and asphalt surface improvements to join the new 28-foot-wide fire access road to the east of the Plaza and to join the access ramp to the new Arena underground event floor level. Relocate one streetlight to create room for the new fire access road to the east of the Sports and Entertainment Complex plaza.

(L) South side of West Century Boulevard along the East Parking Garage site frontage: (1) Demolish existing curbs, gutters, and sidewalks where needed and add a new concrete curb returns and asphalt surface improvements to join the new fire access road to the west side of the East Parking Garage. (2) Demolish existing curbs, gutters, and sidewalks and add new concrete curb returns and asphalt surface treatments to join the

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new East Parking Garage ingress and egress points. Modify the traffic signal, median and striping at the entrance to the East Parking Garage to allow for eastbound and westbound turning movements.

(M) North side of West 102nd Street along the East Parking Garage site frontage: Demolish and replace existing curbs, gutters, and sidewalks and add a new concrete curb return and asphalt surface improvements to join the new access road to the south side of the East Parking Garage. Install new parkway landscape and street trees along the frontage of the lot.

(N) North side of West 102nd Street approximately 213 feet west of the intersection of South Doty Avenue and West 102nd Street: Install a LA County Fire Department approved hammer-head turn around. This will require removing curb, gutter and sidewalk and installing new curb returns, sidewalk and asphalt surface improvements.

(O) Install a conduit and fiber optic cable to provide a direct connection from the City ITS hub at the northwest corner of the intersection of West Century Boulevard and South Prairie Avenue to the main distribution frame within the Sports and Entertainment Complex site for use by the City of Inglewood Public Works Department and the City of Inglewood Police Department.

(P) The hotel to be constructed on West Century Boulevard east of the East Parking Garage site will require demolition of the existing curbs, gutters, and sidewalks where needed, and the addition of a new driveway to the hotel on West Century Boulevard. These improvements will be installed by the hotel developer under separate plans, traffic control plans and permits to be obtained provided by the hotel Developer, and it is not part of this SEC Infrastructure Plan.

5.2 Mitigation Measures Including Intersections, Traffic Signal Improvements and Freeway Improvements in the City of Inglewood and in Other Jurisdictions

The following specific intersection, traffic signal and freeway Infrastructure improvements shall, subject to obtaining consents of other regulatory agencies with jurisdiction, where applicable, such as the City of Los Angeles, City of Hawthorne or Caltrans, be provided by Developer in accordance with the Section 3.14 Transportation and Circulation Mitigation Measures as described of the IBEC MMRP, including the schedule and conditions for performance described in the MMRP. In the event of a conflict or omission between the description of the Infrastructure improvements described in this Section 5.2 and the IBEC MMRP the IBEC MMRP shall control.

(A) As shown on Exhibit 13a, work with the City of Inglewood and the City of Los Angeles to implement capacity-increasing improvements at the West Century Boulevard/South La Cienega Boulevard intersection. Recommended improvements include two elements: (i) Restripe the westbound approach and modify traffic signals to convert the outside through/right lane to a dedicated right-turn lane and operate it with an overlap phase consistent with the LAX Landside Modernization Program [LAMP] improvements planned for this location; and (ii) Remove median island on the west leg, restripe the
eastbound and westbound approaches, and modify traffic signals to add second left-
turn lanes in each direction. If infeasible work with the City of Inglewood and LADOT to identify a substitute measure or contribution in accordance with the IBEC MMRP for MM 3.14-2(c).

(B) As shown on Exhibit 13b, construct (via restriping, and conversion of median) second left-turn lanes on the northbound and southbound approaches to the Century Boulevard/Hawthorne Boulevard/La Brea Boulevard intersection and operate the northbound right-turn with an overlap phase. [MM 3.14-2(d)]

(C) As shown on Exhibit 13c, restripe the westbound West 104th Street approach to Yukon Avenue from its current configuration consisting of a shared left/through/right lane to a revised configuration consisting of a left/through lane and a dedicated right-turn lane. [MM 3.14-2(f)]

(D) As shown on Exhibit 13d, work with the City of Inglewood and Caltrans to widen the I-105 off-ramp approach to Prairie Avenue to consist of two lefts, a shared left/through/right, and a dedicated right-turn lane. This will require obtaining Caltrans approval and complying with the Caltrans project development process as a local agency-sponsored project. Depending on the complexity and cost of the improvement, this could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, project study report, project report, environmental and engineering studies, project design, construction, etc. [MM 3.14-2(g)]

(E) As shown on Exhibit 13e, restripe the eastbound approach of Manchester Boulevard at La Brea Avenue to provide a separate right-turn lane, resulting in one left-turn lane, two through lanes and one right-turn lane. [MM 3.14-2(h)]

(F) As shown on Exhibit 13f, restripe the westbound approach of Manchester Boulevard at Crenshaw Boulevard to provide a second left-turn lane, resulting in two left-turn lanes, one through lane and one shared through/right-turn lane. [MM 3.14-2(i)]

(G) As shown on Exhibit 13g, work with the City of Inglewood, the City of Hawthorne and Caltrans to widen the I-105 westbound off-ramp at Crenshaw Boulevard to consist of one left, one left/through, and two right-turn lanes. Replace sign gantry. Modify Caltrans maintained traffic signals. This would require obtaining Caltrans approval and complying with the Caltrans project development process as a local agency-sponsored project. Depending on the complexity and cost of the improvement, this could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, project study report, project report, environmental and engineering studies, project design, construction, etc. [MM 3.14-2(j)]

(H) As shown on Exhibit 13h, work with the City of Hawthorne to remove the median island and restripe the southbound approach of Prairie Avenue at 120th Street to provide a second left-turn lane, resulting in two left-turn lanes, two through lanes and one shared through/right-turn lane. Work includes modification of traffic signals as necessary. [MM 3.14-2(k)]
(I) As shown on Exhibit 13i, work with the City of Hawthorne to implement a southbound right-turn overlap signal phase at the intersection of Crenshaw Boulevard and 120th Street. [MM 3.14-2(l)]

(J) As shown on Exhibit 13j, construct a second left-turn lane on southbound La Brea Avenue at Centinela Avenue and implement protected left turns for the northbound and southbound approaches. [MM 3.14-2(n)]

(K) As shown on Exhibit 13k, work with the City of Inglewood and Caltrans to restripe the center lane on the I-405 Northbound Off-Ramp at West Century Boulevard to permit both left and right-turn movements. This would require obtaining Caltrans approval and complying with the Caltrans project development process as a local agency-sponsored project. This could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, project study report, project report, environmental and engineering studies, project design, construction, etc. [MM 3.14-3(c)]

(L) As shown on Exhibit 13l, work with the City of Inglewood and the City of Los Angeles to remove the median island on the north leg and construct a second left-turn lane on southbound La Cienega Boulevard at Centinela Avenue. If infeasible work to identify a substitute measure in accordance with MM 3.14-3(j), as described in the IBEC MMRP.

(M) As shown on Exhibit 13m, implement protected or protected/permissive left-turn phasing on northbound and southbound South Prairie Avenue at West 104th Street. [MM 3.14-3(l)]

(N) Work with the City of Inglewood, the City of Hawthorne and Caltrans to investigate the feasibility of adding a second eastbound left turn lane on 120th Street at the I-105 Eastbound On and Off Ramps within the existing pavement width, and if determined feasible within the existing pavement width, to implement the improvement. [MM 3.14-2(p)]

(O) Work with the City of Inglewood and the Centinela Hospital Medical Center to develop and implement a local Hospital Access Plan, as described in MM 3.14-14 in the IBEC MMRP. This could include a wayfinding program that includes placement of signage (e.g., blank-out signs, changeable message signs, permanent hospital alternate route signs, etc.) on key arterials that may provide fixed alternate route guidance as well as real-time information regarding major events, or other elements. [MM 3.14-14]

(P) As shown on Exhibit 13n, restripe the northbound approach of Felton Avenue at West Century Boulevard from a single left-through-right lane to one left/through lane and one right-turn lane. [MM 3.14-17(q)]

(Q) Retain traffic engineer to work with the City to create traffic signal timing sheets to coordinate City traffic signals and optimize City traffic signal timings to accommodate major event traffic flows. See Fig. 3.14-17 in IBEC EIR for locations. [MM 3.14-3(o)]
(R) Convert the signal control system at the intersection of South Prairie Avenue and Pincay Drive to provide protected or protected-permissive westbound and eastbound left turn phasing. [MM 3.14-3(e)].

(S) Widen the east side of South Prairie Avenue to extend the proposed shuttle bus pull-out on the east of South Prairie Avenue to the intersection to serve as an exclusive right turn lane. Additionally, implement a northbound right-turn signal overlap phase. [MM 3.14-3(f)] [See Section 5.1(l) above]

(T) Widen the east leg crosswalk across West Century Boulevard at South Prairie Avenue to 20 feet. [MM 3.14-13 [See Section 5.1(l) above]
SEC Infrastructure Plan Exhibits

Exhibit 1  Sewer Infrastructure Plan
Exhibit 2  Storm Drain Infrastructure Plan
Exhibit 3  Fire Protection Infrastructure Plan
Exhibit 4  Domestic Water Infrastructure Plan
Exhibit 5  Well Water Transmission Infrastructure Plan
Exhibit 6  Reclaimed Water Infrastructure Plan
Exhibit 7  Dry Utility Infrastructure Plan
Exhibit 8  New Inglewood Well No. 8 Plan
Exhibit 9  Inglewood Well No. 6 Demolition Plan
Exhibit 10  Circulation Plan, Traffic Signal and Bus Stop Plan
Exhibit 11  Street Vacations, Widenings and Dedications Plan
Exhibit 12a  Street Sections
Exhibit 12b  Street Sections
Exhibit 12c  Street Sections
Exhibit 13a  La Cienega Blvd / W Century Blvd
Exhibit 13b  Hawthorne Blvd / La Brea Ave / W Century Blvd
Exhibit 13c  Yukon Ave / 104th St
Exhibit 13d  S Prairie Ave / I-105 Off Ramp
Exhibit 13e  Manchester Blvd / La Brea Ave
Exhibit 13f  Crenshaw Blvd / Manchester Blvd
Exhibit 13g  Crenshaw Blvd / I-105 Off Ramp
Exhibit 13h  S Prairie Ave / 120th St
Exhibit 13i  Crenshaw Blvd / 120th St
Exhibit 13j  La Brea Ave / S Centinela Ave
Exhibit 13k  I-405 Northbound Off-Ramp / W Century Blvd
Exhibit 13l  La Cienega Blvd / S Centinela Ave
Exhibit 13m  104th St / S Prairie Ave
Exhibit 13n  W Century Blvd / Felton Ave
LEGEND

EXISTING STORM DRAIN LINE

REMOVE EXISTING STORM DRAIN LINE

PROPOSED STORM DRAIN LINE

PROPOSED STORM DRAIN STRUCTURE

CONNECT TO EXISTING LINE

PROPOSED UNDERGROUND PRECAST DETENTION STRUCTURE

EXISTING LINE SIZE

PROPOSED LINE SIZE

STORMTRAP UNDERGROUND PRECAST DETENTION STRUCTURE TYPICAL DETAIL

EXHIBIT 2

INGLEWOOD BASKETBALL AND ENTERTAINMENT CENTER

CONCEPTUAL STORM DRAIN EXHIBIT
LEGEND

- PROPOSED STREET WIDENING
- PROPOSED VACATION
- PROPOSED EASEMENT
- BUILDING SETBACK REFER TO EXISTING PROPERTY LINE
- NEW PROPERTY LINE
- STREET SECTION

101ST STREET VACATION
16,841 SQ. FT.

PRAIRIE AVENUE PEDESTRIAN BRIDGE AIRSPACE VACATION. APPROXIMATELY 28' WIDE X 106' LONG 3,160 SQ. FT.

CENTURY BLVD PEDESTRIAN BRIDGE AIRSPACE VACATION. APPROXIMATELY 24' WIDE X 100' LONG 2,400 SQ. FT.

102ND STREET VACATION
48,955 SQ. FT.

CONCEPTUAL STREET VACATION, WIDENING AND DEDICATION PLAN
1. **LA CIENEGA BOULEVARD / CENTURY BOULEVARD**: If approved by the City of Inglewood and the City of Los Angeles Developer will implement capacity-increasing improvements at the Century Boulevard/La Cienega Boulevard intersection. Recommended improvements include two elements:
   a. Restripe the westbound approach to convert the outside through/right lane to a dedicated right-turn lane and operate it with an overlap phase. This is consistent with the LAX LAMP improvements planned for this location.
   b. Remove median island on the west leg and restripe the eastbound and westbound approaches to add second left-turn lanes in each direction.
2. HAWTHORNE BOULEVARD – LA BREA AVENUE / CENTURY BOULEVARD: Developer shall construct (via restriping, traffic signal modifications, and conversion of median) second left-turn lanes on the northbound and southbound approaches to the Century Boulevard/Hawthorne Boulevard/La Brea Boulevard intersection and operate the northbound right-turn with an overlap phase.

This improvement adds a second left-turn lane to both northbound Hawthorne Boulevard and southbound La Brea Avenue at Century Boulevard, which better accommodates left-turn traffic and allows for more traffic signal “green” time to be allocated to Hawthorne Boulevard and La Brea Avenue. In addition, the new right-turn arrow for cars turning right from northbound Hawthorne to eastbound Century more effectively accommodates pre-event I-105 traffic exiting the I-105, limiting adverse effects to local street traffic.
3. YUKON AVENUE / 104TH STREET: Developer shall restripe the westbound 104th Street approach to Yukon Avenue from consisting of a shared left/through/right lane to consist of a left/through lane and a dedicated right-turn lane. Modify traffic signals and connect this intersection to the existing ITS at Century & Yukon.

Purpose
This improvement will aid in directing IBEC-related traffic north on Yukon Avenue and away from the nearby residential areas. In addition, the additional travel lane will improve traffic flow in the morning and afternoon peak traffic periods associated with the adjacent Morningside High School.
4. PRAIRIE AVENUE / I-105 OFF-RAMP: If approved by the City of Inglewood and Caltrans, Developer shall widen the I 105 off-ramp approach to Prairie Avenue to consist of two lefts, a shared left/through/right, and a dedicated right-turn lane. Replace sign gantry. Modify Caltrans maintained traffic signals. This will require complying with the Caltrans project development process as a local agency-sponsored project. Depending on the complexity and cost of the improvement, this could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, project study report, project report, environmental and engineering studies, project design, construction, etc.

Purpose
This improvement provides a third lane for traffic turning left from the off-ramp towards the IBEC arena. This improvement will also benefit patrons attending events at the Forum and NFL stadium. The additional lane for the I-105 off-ramp ensures that traffic will not back-up onto the mainline I-105 freeway, and also allows for more traffic signal “green” time to be allocated to Prairie Avenue.
5. Developer shall restripe the eastbound approach of Manchester Boulevard at La Brea Avenue to provide a separate right-turn lane, resulting in one left-turn lane, two through lanes and one right-turn lane. Work includes modification of traffic signals as necessary.
6. CRENSHAW BOULEVARD / MANCHESTER AVENUE: Developer shall restripe the westbound approach of Manchester Boulevard at Crenshaw Boulevard to provide a second left-turn lane, resulting in two left-turn lanes, one through lane and one shared through/right-turn lane. Work includes striping, removing median, and modification of traffic signals as necessary.

Purpose
This improvement adds a second left-turn lane to westbound Manchester Boulevard at Crenshaw Boulevard, which better accommodates left-turn traffic and allows for more traffic signal “green” time to be allocated to Manchester.

Restripe the westbound approach of Crenshaw Boulevard/Manchester Avenue to provide a second left-turn lane, resulting in two left-turn lanes, one through lane and one shared through/right-turn lane.
7. CRENshaw BOULEVARD / I-105 OFF RAMP: If approved by the City of Inglewood, City of Hawthorne, and Caltrans, Developer shall widen the I-105 westbound off-ramp at Crenshaw Boulevard to consist of one left, one left/through, and two right-turn lanes. Replace sign gantry. Modify Caltrans maintained traffic signals. This would require complying with the Caltrans project development process as a local agency-sponsored project. Depending on the complexity and cost of the improvement, this could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, project study report, project report, environmental and engineering studies, project design, construction, etc.
8. PRAIRIE AVENUE / 120TH STREET: If approved by the City of Hawthorne, and if there is enough existing right-of-way, Developer shall remove the median island and restripe the southbound approach of Prairie Avenue at 120th Street to provide a second left-turn lane, resulting in two left-turn lanes, two through lanes and one shared through/right-turn lane. Work includes modification of traffic signals as necessary.
9. CRENSHAW BOULEVARD / 120TH STREET: If approved by the City of Hawthorne, Developer shall implement a southbound right-turn overlap signal phase at the intersection of Crenshaw Boulevard and 120th Street. Work includes modification of signage and traffic signals as necessary.
10. LA BREA AVENUE / CENTINELA AVENUE: Developer shall construct a second left-turn lane on southbound La Brea Avenue at Centinela Avenue and implement protected left turns for the northbound and southbound approaches. Work requires reducing exiting lane widths and modification of signage and traffic signals as necessary.
11. I-405 NORTHBOUND OFF-RAMP / CENTURY BOULEVARD: If approved by the City of Inglewood and Caltrans, Developer shall restripe the center lane on the I-405 NB Off-Ramp at Century Boulevard to permit both left and right-turn movements. Modify signage and Caltrans maintained traffic signals. This would require complying with the Caltrans project development process as a local agency-sponsored project. This could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, encroachment permit, project design, construction, etc.

This improvement requires going through the Caltrans project development process as a local agency-sponsored project. This could include (but is not limited to) a cooperative agreement, permit engineering evaluation report, encroachment permit, project design, construction, etc.

Purpose
This improvement provides a second lane for traffic turning right from the off-ramp towards the IBEC arena. This improvement will also benefit patrons attending events at the Forum and NFL stadium. The improvement for the I-405 off-ramp ensures that traffic will not back-up onto the mainline I-405 freeway, and also allows for more traffic signal “green” time to be allocated to Century Boulevard.
13. LA CIENEGA BOULEVARD / CENTINELA AVENUE: If approved by the City of Inglewood and the City of Los Angeles, Developer shall remove the median island on the north leg and construct a second left-turn lane on southbound La Cienega Boulevard at Centinela Avenue. Work includes modification of traffic signals as necessary.
14. 104th STREET / PRAIRIE AVENUE: Developer shall implement protected or protected/permissive left-turn phasing on northbound and southbound Prairie Avenue at 104th Street. Work includes modification of striping and traffic signals as necessary.
18. Developer shall restripe the northbound approach of Felton Avenue at Century Boulevard from a single left-through-right lane to one left/through lane and one right-turn lane. Work includes removing on street parking, striping, and modification of traffic signals as necessary.
RESOLUTION NO. ______

A RESOLUTION OF THE PLANNING COMMISSION OF
THE CITY OF INGLEWOOD, CALIFORNIA,
RECOMMENDING TO THE CITY COUNCIL THAT A
DEVELOPMENT AGREEMENT BY AND BETWEEN THE
CITY OF INGLEWOOD AND MURPHY'S BOWL, LLC,
CONCERNING THE INGLEWOOD BASKETBALL AND
ENTERTAINMENT CENTER (IBEC) BE APPROVED

Development Agreement No. __
(DA-20__) 

SECTION 1.

WHEREAS, Murphy's Bowl, LLC (Project Sponsor), seeks the
development of the Inglewood Basketball and Entertainment Center (IBEC)
that includes an arena calculated to promote the enjoyment and recreation of
the public by providing access to the City's residents in the form of spectator
sports, specifically basketball, with up to 18,000 fixed seats to host National
Basketball Association games, and with up to 500 additional temporary seats
for other events such as family shows, concerts, corporate and community
events, and other sporting events; an up to 85,000-square foot team practice
and athletic training facility; up to 71,000 square feet of LA Clippers office
space; an up to 25,000-square foot sports medicine clinic; up to 63,000 square
feet of ancillary and related arena uses including retail and dining; an
outdoor plaza adjacent to the arena; parking facilities; relocation of a City of
Inglewood groundwater well; and various circulation, infrastructure, and
other ancillary uses (the Project). The Project will also include a limited-
service hotel. The area of the IBEC Project is shown in Exhibit A.

WHEREAS, the California Government Code Section 65864 et seq.
(the Development Agreement Statute) authorizes the City of Inglewood (City)
to enter into binding agreements with any person having a legal or equitable interest in real property for the purposes of governing the development of that property within the jurisdiction of the City.

WHEREAS, pursuant to the Development Agreement Statute, the Project Sponsor seeks to enter into a development agreement with the City for purposes of developing the Project, substantially in the form attached to this Resolution as Exhibit B (the Development Agreement).

WHEREAS, it is proposed that the City take a number of actions in furtherance of the Project and Development Agreement, including the approval of a disposition and development agreement (DDA) between the City and Project Sponsor, which provides for the City's conveyance of real property (City Parcels) to Project Sponsor for purposes of developing the Project. The DDA also provides a process pursuant to which certain private property (the Private Parcels) not presently owned by the City or the Project Sponsor may potentially be acquired by City, if the City determines, in its sole discretion, to exercise its power of eminent domain.

WHEREAS, the proposed Development Agreement was set for a duly-noticed public hearing before the Planning Commission in the City Council Chambers, Ninth Floor, of the Inglewood City Hall, on the 17th day of June 2020, beginning at the hour of 7:00 p.m.

WHEREAS, on June 17, 2020, the Planning Commission conducted the hearing at the time and place stated above and afforded all persons interested in the matter of the Development Agreement DA-20-___, or in any matter or subject related thereto, an opportunity to be heard by the Planning Commission and to submit any testimony or evidence in favor of or against the proposed Development Agreement.

WHEREAS, after taking public testimony and fully considering all the issues, the Planning Commission determined that the proposed Development
Agreement should be recommended for approval to the City Council as set forth herein.

WHEREAS, pursuant to the California Environmental Quality Act, Public Resources Code section 21000 et seq. (CEQA), the City prepared an Environmental Impact Report (EA-EIR-2020-45) for the Project (EIR), which analyzes potential environmental impacts of the Project, including the Development Agreement. Prior to making a recommendation on the Development Agreement, the Planning Commission reviewed and considered the EIR and recommended that the City Council certify the EIR, make certain environmental Findings, adopt a Statement of Overriding Considerations, (together, the CEQA Findings), and adopt a Mitigation Monitoring and Reporting Program (MMRP) for the Project.

SECTION 2.

NOW, THEREFORE, BE IT RESOLVED, by the Inglewood Planning Commission, based on the entirety of the materials before the Planning Commission, including without limitation, agenda reports to the Planning Commission; the EIR and all appendices thereto and supporting information; Resolution No. ___ (EIR Certification Resolution) including the CEQA Findings and MMRP attached as Exhibits B and C, respectively, thereto; all plans, drawings, and other materials submitted by the Project Sponsor; minutes, reports, and public testimony and evidence submitted as part of the City Council’s duly-noticed meetings regarding the IBEC Project; the record of proceedings prepared in connection with the requirements of AB 987 pursuant to Public Resources Code section 21168.6.8; and all other information contained in the City’s administrative record concerning the Project (collectively, the Record), which it has carefully reviewed and considered, the Planning Commission finds as follows:
1. The foregoing Recitals are true and correct and made a part of this Resolution.

2. All procedural requirements for the Planning Commission to recommend to the City Council approval of the Development Agreement have been followed.

3. The Development Agreement substantially complies with applicable requirements of the Development Agreement Statute. Specifically, the Project Sponsor would have a legal or equitable interest in the City Parcels upon entry into the DDA, which City and Project Sponsor would enter into concurrently with the Development Agreement. The Private Parcels would not be subject to the Development Agreement unless and until a legal or equitable interest in such properties is acquired by the Project Sponsor.

4. The Development Agreement is consistent with the General Plan, the Industrial land use designation, and the Inglewood International Business Park Specific Plan (IIBP Specific Plan), as each is proposed to be amended, and the Project and the approvals required for implementation of the Project, are, on balance, consistent with the General Plan and IIBP Specific Plan, as both are proposed to be amended as described in Exhibit D (General Plan Consistency Analysis) to Planning Commission Resolution No.____ (General Plan Amendment Resolution), which is incorporated by reference as though fully set forth herein.

5. The Development Agreement will help ensure the efficient and orderly development of the Project. The adoption of the Development Agreement is reasonably related to protection of the public health, safety, and welfare, as further described in the Planning Commission Agenda Report and Planning Commission Resolution No. ____ (EIR Certification Resolution), which includes a Statement of Overriding Considerations.
6. An EIR has been prepared for the IBEC Project, including the proposed Development Agreement, and must be certified by the City Council prior to final approval of the Development Agreement DA-20-___. The Planning Commission has recommended that the City Council certify the EIR and adopt the CEQA Findings, including a Statement of Overriding Considerations for significant and unavoidable impacts of the Project that would remain significant even with the implementation of all feasible mitigation measures specified in the EIR, and adopt an MMRP for the Project in accordance with CEQA as provided in Planning Commission Resolution No.__(EIR Certification Resolution).

SECTION 3.

BE IT FURTHER RESOLVED, that pursuant to the foregoing recitations and findings, the Planning Commission of the City of Inglewood, California, hereby recommends that the City Council approve and adopt the Development Agreement DA-20-__ substantially in the form attached to this Resolution as Exhibit B.

BE IT FURTHER RESOLVED, that the Secretary of the Planning Commission is hereby instructed to forward a certified copy of this Resolution to the Project Sponsor and the City Council as a report, with the findings and recommendations of the Planning Commission pertaining to the Development Agreement attached hereto as Exhibit B, and to forward such certified copy of all related files, data, and instruments, to the City Council.

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BE IT FURTHER RESOLVED, this Resolution, a recommendation to the City Council to approve the Development Agreement No. DA-20-__ is passed, approved and adopted this 17th day of June 2020.

__________________________
Larry Springs, Chairperson
City Planning Commission
Inglewood, California

ATTEST:

__________________________
Evangeline Lane, Secretary
City Planning Commission
Inglewood, California
Exhibit B

DEVELOPMENT AGREEMENT
Exhibit A
Subject Site
Exhibit B
Development Agreement
EXECUTION COPY

OFFICIAL BUSINESS
Document entitled to Free recording
Government Code Section 6103

RECORDING REQUIRED BY
AND WHEN RECORDED MAIL TO:

City of Inglewood
One Manchester Blvd.
Inglewood, CA 90301
Attn: City Clerk

(SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE)

DEVELOPMENT AGREEMENT BY AND BETWEEN

THE CITY OF INGLEWOOD,

AND

MURPHY'S BOWL LLC

MB-City Development Agreement
Final Version 6/17/20
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Final Version 6/17/20

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DEVELOPMENT AGREEMENT

This Development Agreement (this "Agreement") is entered into as of this ___ day of __________, by and between the CITY OF INGLEWOOD, a municipal corporation ("City"), and MURPHY'S BOWL LLC, a Delaware limited liability company ("Developer"). City and Developer and their respective Transferees and assigns are hereinafter collectively referred to as the "Parties" and singularly as "Party."

RECITALS

A. Authorization. To strengthen the public planning process, encourage private participation in comprehensive planning and reduce the economic risk of development, the Legislature of the State of California adopted Government Code Section 65864 et seq. (the "Development Agreement Statute"), which authorizes City and any person having a legal or equitable interest in real property to enter into a development agreement, establishing certain development rights in the property which is the subject of the development project application. The purpose of the Development Agreement Statute is to authorize municipalities, in their discretion, to establish certain development rights for a period of years regardless of intervening changes in land use regulations.

B. Developer. Developer is a limited liability company formed and in good standing under the laws of the State of Delaware and is qualified to do business in the State of California.

C. Project. The Developer, in cooperation with the City, proposes to develop on the Property, as defined below, a Sports and Entertainment Complex with an arena, providing access to recreation to the public in the form of spectator sports, that has up to approximately 18,000 fixed seats suitable for National Basketball Association ("NBA") games, with capacity to add approximately 500 additional temporary seats for additional sports, entertainment or other events, as well as ancillary and incidental arena uses which is expected to include: (1) up to an approximately 85,000 square-foot team practice and athletic training facility; (2) up to approximately 71,000 square feet of LA Clippers team office space; (3) up to an approximately 25,000 square-foot sports medical clinic for team and potential general public use; (4) an outdoor plaza adjacent to the Arena with circulation and gathering space and landscaping along with an outdoor stage and basketball court (collectively, the "Plaza"); (5) up to approximately 63,000 square feet of retail, food and beverage, back of house services, security, storage, bag check, rest rooms, and other uses adjacent to the Plaza; (6) parking facilities in three parking structures with parking spaces for vehicles and bicycles; (7) a transportation hub dedicated to bus, coach, and Transportation Network Company staging; (8) one or two pedestrian bridges across adjacent rights-of-way; (9) various signage, broadcast, filming, recording, transmission, production, and communications facilities and equipment; and (10) other associated public improvements (collectively, and as modified in accordance with this Agreement, the "Project"). The Project is also expected to include a limited service hotel. The Project includes implementation of a Transportation Demand Management Program with shuttle bus service connecting the Property to nearby Metro stations, including pick-up and drop-off locations along South Prairie Avenue, and other trip reduction measures as fully described in the MMRP and in this Agreement. The Project would also be designed to meet or exceed standards for LEED Gold certification.
D. **Property.** The Project is to be developed on those certain parcels of real property referred to in this Agreement as the "Property," and generally depicted in Exhibit A attached hereto. Together, the Property is comprised of the "City Parcels" more particularly identified and legally described in Exhibit A-1 and the "Potential Participating Parcels" more particularly identified and legally described in Exhibit A-2. In conjunction with entering into this Agreement, the Parties are concurrently entering into that certain Disposition and Development Agreement, dated __________, 2020 (the "DDA"). The DDA provides for the Developer's purchase from City of the City Parcels and, if acquired by the City, the Potential Participating Parcels.

E. **Planning Commission Public Hearing.** On June 17, 2020, at a duly noticed public hearing, the Planning Commission of the City of Inglewood, serving as the City's planning agency for purposes of development agreement review pursuant to Government Code Section 65867, considered this Agreement and thereafter, pursuant to Resolution No. ___, recommended that the City Council approve this Agreement.

F. **Environmental Review.** On __________, 2020, at a duly noticed public hearing, the City Council of the City of Inglewood, serving as the lead agency for purposes of CEQA, reviewed and considered the Inglewood Basketball and Entertainment Center Environmental Impact Report for the Project (the "FEIR") and the Planning Commission's recommendations related thereto. Thereafter, the City Council certified the FEIR as adequate and complete and made findings in connection therewith pursuant to Resolution No. ___.

G. **Project Approvals.** The approvals set forth in Exhibit B (the "Project Approvals") are necessary for the development, use, and operation of the Project, and such Project Approvals have been granted and are the subject of this Agreement.

H. **Agreement Consistent with the General Plan and Applicable Specific Plans.** Having duly examined and considered this Agreement and having properly noticed and held public hearings hereon, the City Council has found that this Agreement is consistent with the General Plan, as amended by the Project Approvals, and the International Business Park Specific Plan, as amended under the Project Approvals. As a result, this Agreement complies with the Government Code Section 65867.5 requirement of general plan and specific plan consistency.

I. **City Determination.** This Agreement is voluntarily entered into by the Parties in consideration of the benefits to and the rights created in favor of each of the Parties and in reliance upon the various representations and warranties contained herein. As such, City has determined that the Project is a development for which a development agreement is appropriate. A development agreement will secure the appropriate commitments for the benefit of the public and eliminate uncertainty in City's land use planning and permitting process and assure that Developer may plan to develop, use, and operate the Property with certainty as to the installation of necessary improvements appropriate to the Project, and otherwise achieve the goals and purposes for which the Development Agreement Statute was enacted. In order to enable Developer to expend the necessary sums to prepare the plans referred to in this Agreement and to pursue other development work associated with the Project, both Developer and City desire to provide certainty through this Agreement with respect to the specific development, use, and
operational criteria applicable to the Property in order to provide for appropriate utilization of the Property in accordance with sound planning principles.

J. **Public Use Pursuant to the Development Agreement.** The City Council has determined that the development of the Project, at no cost to the City, will provide access to recreation to the residents of the City of Inglewood in the form of spectator sports, a public use (the "Public Use").

K. **Public Benefits Provided Pursuant to the Development Agreement.** In addition to the Public Use aspect of the Project, the City Council has also determined that the development of the Project will afford the City and its residents with numerous public benefits, including those identified in Section 14 and more particularly described in Exhibit C (the "Public Benefits"), which are in excess of those otherwise having a "nexus" to the Project and beyond the public benefits which could be expected from the Project in absence of the Agreement. In exchange for the Public Benefits to the City, Developer desires to receive assurances that the City will grant permits and approvals required for the development, use, and operation of the Project, over the term of this Agreement, in accordance with procedures provided by Applicable Law and in this Agreement, and that Developer may proceed with the development, use, and operation of the Project in accordance with the Existing City Laws consistent with the terms and conditions of this Agreement. In order to effectuate these purposes, the Parties desire to enter into this Agreement.

L. **City Council Action.** On ________, 2020, the City Council held a duly noticed public hearing on this Agreement and, after independent review and consideration, including the Planning Commission's recommendations related thereto, approved this Agreement pursuant to Ordinance No. ______ (the "Enacting Ordinance"), making the same findings and determinations as those made by the Planning Commission through its own independent conclusion and this Agreement.

NOW, THEREFORE, in consideration of the following mutual promises, conditions, and covenants, the Parties agree as follows:

**AGREEMENT**

1. **INCORPORATION OF RECITALS AND EXHIBITS.** The Preamble, the Recitals and all defined terms set forth in both are incorporated into this Agreement as if set forth herein in full. In addition, each of the exhibits attached hereto are expressly incorporated herein and made a part of this Agreement, and all references to this Agreement shall include the exhibits hereto.

2. **DEFINITIONS.** Each reference in this Agreement to any of the following terms shall have the meaning set forth below for each such term. Certain other terms shall have the meaning set forth for such term in this Agreement if not otherwise defined below.

   2.1 **Adoption Date.** The date the City Council adopted the Enacting Ordinance.

   2.2 **Affiliate.** As to an individual, corporation, association, partnership (general or limited), joint venture, trust, estate, limited liability company or other legal entity or organization
(each, a "Person"), any other Person that directly or indirectly controls, is controlled by, or is under common control with, such Person. As to the definition of Affiliate, "control" shall mean, directly or indirectly, and either individually or in concert with any Immediate Family Members, (a) the ownership of more than 50% of the voting securities or other voting interests of any Person, or (b) the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of such Person, whether through ownership of voting securities, by contract or otherwise; and "Immediate Family Members" shall mean, and be limited to, with respect to any individual, (a) such natural person’s then-current spouse, children, grandchildren, and other lineal descendants of such natural person, (b) any trust or estate of which the primary beneficiaries include such natural person and/or one or more of the persons described in the foregoing clause (iv)(a), or (c) any corporation, partnership, limited liability company or other entity that is 100% owned by one or more of the Persons described in the foregoing clauses (iv)(a) and (iv)(b).

2.3 Agreement. Defined in the Preamble.

2.4 Annual Review Date. Defined in Section 19.1.

2.5 Applicable Exactions. Defined in Section 7.2.

2.6 Applicable Law. Collectively, (i) Existing City Laws, (ii) Subsequent Rules only if applicable to the development, use, or operation of the Project pursuant to Section 8 of this Agreement, and (iii) the laws of the State of California, the Constitution of the United States, and any codes, statutes, or mandates in any court decision, state or federal, thereunder.

2.7 Approvals. All amendments to City Laws and any and all permits or approvals (including conditions of approval imposed in connection therewith) of any kind or character granted or issued under the City Laws to confer the lawful right on Developer to develop, use, and operate the Project in accordance with this Agreement, including, but not limited to, the Project Approvals, any Subsequent Approvals, and other permits and approvals that are applicable to the Project in accordance with this Agreement.

2.8 Approved Event Configurations. Defined in Section 9.1.

2.9 Arena. A state-of-the-art basketball arena which has up to approximately 18,000 fixed seats suitable for NBA games, with capacity to add approximately 500 additional temporary seats for additional sports, entertainment or other events, and includes ancillary and incidental uses and spaces within the arena structure, such as restaurant food service, retail, and concourse areas.

2.10 CEQA. The California Environmental Quality Act (Public Resources Code §§ 21000 et seq. and the Guidelines thereunder (Title 14, Cal. Code Regs. § 15000 et seq.).

2.11 Certificate of Occupancy. The final certificate of occupancy issued by the City for the Project or any applicable portion thereof.

2.12 City. Defined in the Preamble.
2.13 City Fiscal Year. The twelve month period commencing October 1 of any calendar year through and including September 30 of the next calendar year.

2.14 City Law(s). The ordinances, resolutions, codes, rules, regulations, and official policies of the City, governing the permitted uses, density, parking requirements, design, operations, improvement and construction standards and specifications applicable to the development, use, or operation of the Property or the Public Improvements. Specifically, but without limiting the generality of the foregoing, City Laws shall include the City's General Plan, Municipal Code, zoning ordinance, and subdivision regulations, as well as taxes related to ticket sales, gross receipts, and parking.

2.15 City Manager. The City Manager of Inglewood or his or her designee.

2.16 City Parcels. Defined in Recital D.

2.17 City-Wide Laws. Any City Laws generally applicable to a category of development, use, or operation of one or more kinds, wherever the same may be located in City, including but not limited to, a general or special tax adopted in accordance with California Constitution, Art. XIII C and D et seq., otherwise known as Proposition 218; provided, however, that notwithstanding the foregoing, any ordinances, resolutions, codes, rules, regulations, taxes and official policies of City which only apply to, meaningfully impact, or uniquely and disproportionately impact the Project (whether explicitly, or as a practical matter) shall not be considered City-Wide Laws. For the purposes hereof, "City-Wide Laws" includes the variant "City-Wide."

2.18 Claims. Defined in Section 20.1.

2.19 Codes. Defined in Section 7.4.

2.20 Commercial Sign. Defined in Section 17.

2.21 Complaining Party. Defined in Section 24.

2.22 DDA. Defined in Recital D.

2.23 Default. Either an Event of City Default or an Event of Developer Default (as applicable).

2.24 Development Agreement Statute. Defined in Recital A.

2.25 Effective Date. The date this Agreement is entered into as set forth on the first page of this Agreement.

2.26 Enacting Ordinance. The ordinance pursuant to which the City approved this Agreement as defined in Recital L.

2.27 Environmental Law. Any federal, state or local law, ordinance, rule, or regulation, now or hereafter enacted, amended or modified, in each case to the extent applicable

2.28 Event of City Default. Defined in Section 22.2.

2.29 Event of Developer Default. Defined in Section 22.1.

2.30 Exactions. All exactions, costs, fees, in-lieu fees or payments, charges, taxes, assessments, dedications, or other monetary or non-monetary requirement charged or imposed by City, or by City through an assessment district (or similar entity), in connection with the development of, construction on, operation or use of real property, including but not limited to transportation improvement fees, park fees, parking taxes, admissions taxes, child care in-lieu fees, art fees, affordable housing fees, infrastructure fees, dedication or reservation requirements, facility fees, sewer fees, water connection fees, obligations for on- or off-site improvements, or other conditions for approval called for in connection with the development, construction, or operation of the Project, whether such exactions constitute public improvements, Mitigation Measures, or taxes or impositions made under applicable City Laws or in order to make an Approval consistent with applicable City Laws. Exactions shall not include Processing Fees, such as building permit fees and plan check fees, Transient Occupancy Tax (IMC § 9-8 or as modified), Sewer Connection Fees (IMC § 10-91 or as modified), and Sewer Service Fees (IMC § 10-155 or as modified).

2.31 Existing City Laws. The City Laws in effect as of the Adoption Date, as amended by any amendments to City Laws enacted by the Project Approvals.

2.32 FEIR. Defined in Recital F.

2.33 Final Determination. A final, non-appealable resolution of any legal challenge or appeal.

2.34 General Plan. The General Plan for City, adopted by the City Council in January 1980, and subsequently amended, and in effect as of the Adoption Date, as amended by any applicable amendments to City Laws enacted by the Project Approvals.

2.35 Hazardous Materials. Any substance, material, or waste which is or becomes regulated by any local governmental authority, the State of California and/or the United States Government, including, but not limited to asbestos, polychlorinated biphenyls (whether or not highly chlorinated); radon gas; radioactive materials; explosives; chemicals known to cause cancer or reproductive toxicity; hazardous waste, toxic substances or related materials; petroleum and petroleum product, including, but not limited to, gasoline and diesel fuel; those substances defined as a "Hazardous Substance", as defined by Section 9601 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. 9601, et seq., or as "Hazardous Waste" as defined by Section 6903 of the Resource Conservation and Recovery Act,
2.36 Indemnification Claim. Defined in Section 20.2.1.


2.38 Developer. Defined in the Preamble.


2.40 Minor Amendment. Defined in Section 21.4.

2.41 Mitigation Measures. The mitigation measures applicable to the Project, the implementation of which is identified in the MMRP as the responsibility of Developer.
2.42 MMRP. The Mitigation Monitoring and Reporting Plan adopted as part of the Project Approvals, as it applies to the Project.

2.43 Mortgage. A mortgage or deed of trust, or other transaction, in which the Property, or a portion thereof or an interest therein, or any improvements thereon, is conveyed or pledged as security, contracted in good faith and for fair value, or a sale and leaseback arrangement in which the Property, or a portion thereof or an interest therein, or improvements thereon, is sold and leased back concurrently therewith in good faith and for fair value.

2.44 Mortgagee. The holder of the beneficial interest under a Mortgage, or the owner of the Property, or interest therein, under a Mortgage.

2.45 Party. City and Developer, and their respective assignees or Transferees, determined as of the time in question; collectively they shall be called the "Parties."

2.46 Party in Default. Defined in Section 24.

2.47 Performance Year. July 1 of any calendar year through and including June 30 of the next calendar year.

2.48 Permitted Delay. Defined in Section 30.

2.49 Person. An individual, partnership, firm, association, corporation, trust, governmental agency, administrative tribunal or other form of business or legal entity.

2.50 Plan Check Fees. Defined in Section 7.2.

2.51 Plaza. The pedestrian plaza to be developed as part of the Project and operated and maintained consistent with the requirements set forth in Exhibit F.

2.52 Potential Participating Parcels. Defined in Recital D.


2.54 Processing Fee. A City-Wide fee payable upon the submission of an application for a permit or approval, which covers only the estimated actual costs to City of processing that application, and is not an Exaction.

2.55 Project. Defined in Recital C.

2.56 Project Approvals. Defined in Recital G.

2.57 Property. Defined in Recital D.

2.58 Public Art Contribution. Defined in Section 7.3.3.

2.59 Public Benefits. Defined in Recital K.
2.60 Public Improvements. The facilities to be improved and constructed by Developer, and publicly dedicated or made available for public use, as provided by the Project Approvals and the SEC Infrastructure Plan. Public Improvements consist of all off-site right-of-way improvements; all off-site utilities (such as gas, electricity, water, sewer and storm drainage); and any other on-site or off-site improvements and facilities required by the Project Approvals and this Agreement to be constructed and dedicated by the Developer in connection with the development of the Project.

2.61 Public Use. Defined in Recital J.

2.62 Public Use Restriction. Covenants, conditions or restrictions as may be recorded in furtherance of Section 1245.245 of the California Code of Civil Procedure against those certain City Parcels and Potential Participating Parcels comprising the Arena.

2.63 SEC Design Guidelines. The SEC Design Guidelines, as part of the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan adopted by the City Council as part of the Project Approvals.

2.64 SEC Infrastructure Plan. The SEC Infrastructure Plan, as part of the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan adopted by the City Council as part of the Project Approvals.

2.65 Sports and Entertainment Complex. Defined in Section 12-38.91(E) of the Inglewood Municipal Code added as part of the Project Approvals.

2.66 Subsequent Approvals. Defined in Section 8.4.

2.67 Subsequent Rules. Defined in Section 8.1.

2.68 Substantive Amendment. Defined in Section 21.3.

2.69 Term. Defined in Section 6.2.

2.70 Termination. The expiration of the Term of this Agreement, whether by the passage of time or by any earlier occurrence pursuant to any provision, including an uncured Default or other termination of this Agreement. For purposes hereof, "Termination" includes any grammatical variant thereof, including "Terminate," "Terminated," and "Terminating."

2.71 Transfer. Any sale, transfer, assignment, conveyance, gift, hypothecation, or the like of the Property or any portion thereof or any interest therein or of this Agreement; provided, however, that "Transfer" shall expressly exclude: (a) grants of leases, licenses or other occupancy rights for buildings or other improvements which will be part of the Project; (b) grants of easements or other similar rights granted in connection with the development or operation of the Project or Site; (c) the placement of mortgages or deeds of trust on the Property; (d) the exercise of any remedies of any lender holding a mortgage or deed of trust on the Property; or (e) the removal of a general partner or managing member by the exercise of remedies under any form of operating or partnership agreement.
2.72 Transferee. Defined in Section 15.

2.73 Transferred Property. Defined in Section 15.

2.74 Vested Rights. Defined in Section 7.1.

3. DESCRIPTION OF PROPERTY. The Property is described and depicted in Exhibits A, A-1, and A-2 attached hereto.

4. INTEREST OF DEVELOPER. The DDA provides for the conveyance of the City Parcels to Developer in accordance with the terms and conditions thereof. The DDA also provides a process pursuant to which any Potential Participating Parcels not owned or acquired by Developer may be acquired by City, including, if the City determines, in its sole and absolute discretion, to exercise its power of eminent domain for any such acquisition. This Agreement is binding on the Parties as of the Effective Date and shall be binding as to each portion of the Property on the later of the Effective Date or the date that the Developer acquires a legal or equitable interest in such portion of the Property.

5. RELATIONSHIP OF CITY AND DEVELOPER. Neither Party is acting as the agent of the other in any respect hereunder and each Party is an independent contracting entity with respect to the terms, covenants, and conditions contained in this Agreement. None of the terms or provisions of this Agreement shall be deemed to create a partnership between or among the Parties in the businesses of Developer, the municipal or governmental affairs of City, or otherwise, nor shall it cause them to be considered joint venturers or members of any joint enterprise. City and Developer renounce the existence of any form of joint venture or partnership between them, and nothing contained herein or in any document executed in connection herewith shall be construed as making City and Developer joint venturers or partners.

6. EXECUTION AND TERM OF AGREEMENT.

6.1 Execution and Recording of Agreement. This Agreement has been entered into as of the Effective Date. Not later than ten (10) City-business days after the Effective Date, the City shall cause this Agreement, together with a notice indicating the Adoption Date, the Enacting Ordinance number, and the Effective Date, to be recorded against the City Parcels in the Official Records of the County of Los Angeles, State of California. Within ten (10) City-business days following the acquisition of any Potential Participating Parcel by the Developer, or any such acquisition by City and transfer to Developer, the City shall cause a recordable memorandum of this Agreement to be recorded against such Potential Participating Parcel.

6.2 Term. The term of this Agreement shall commence on the Effective Date and extend for 50 years ("Term"), unless said Term is terminated, modified, or extended by the terms of this Agreement. Notwithstanding the foregoing, this Agreement shall terminate if the DDA is terminated prior to the conveyance of the City Parcels to the Developer.

6.3 Extension of Approvals. Upon the granting of any Approval, the term of such Approval shall be extended automatically through the Term of this Agreement, notwithstanding any other City Law.
6.4 Rights and Obligations Upon Expiration of the Term. Following Termination of this Agreement, all of the rights, duties and obligations of the Parties hereunder shall terminate and be of no further force and effect, except as provided in this Section 6.4. Upon Termination of this Agreement, Developer shall continue to comply with the Public Use Restrictions and provisions of all City Laws then in effect or subsequently adopted with respect to the Property and/or the Project, except that any Termination shall not affect any right vested before the Termination of this Agreement (absent this Agreement), or other rights arising from Approvals previously granted by City for development, use, or operation of all or any portion of the Project, including, but not limited to any approved operating permits, sign permits, valid building permits, or certificates of occupancy.

7. VESTED RIGHTS

7.1 Permitted Uses. Except as expressly provided in Section 8, during the Term of this Agreement the permitted uses and rules applicable to the completion of the development, use, and operation of the Property, including but not limited to (i) event permitting, (ii) event parking, (iii) parking, ticket, and gross receipts taxes, (iv) the density and intensity of use, (v) the rate, timing, and sequencing of development, (vi) the maximum height (except as limited by the Federal Aviation Administration), design and size of proposed buildings, and (vii) parking standards shall be those set forth in this Agreement, the Existing City Laws, and Project Approvals as of the Adoption Date (the "Vested Rights").

7.2 Exactions. Except as provided in this Section 7 and Section 8, including all subsections therein, City shall not impose any further or additional Exactions on the development, use, or operation of the Project, whether through the exercise of the police power, the taxing power, design review, or any other means, other than those set forth in the Project Approvals, the Mitigation Measures, and this Agreement. The Exactions applicable to the Project as of the Adoption Date are listed in Exhibit D ("Applicable Exactions"). The Applicable Exactions shall not be modified or renegotiated by City in connection with the granting of any amendment to the Project Approvals, or the granting of any Approval, except as specifically authorized in this Agreement. The provisions contained in this Section are intended to implement the intent of the Parties that Developer has the right to develop, use, and operate the Project pursuant to specified and known criteria and rules, and that City will receive the benefits conferred as a result of such development, use, and operation of the Project without abridging the right of City to act in accordance with its powers, duties, and obligations. To the extent that there are Exactions not listed on the Applicable Exactions that are first adopted or imposed by City after the Adoption Date, such new Exactions shall not be applicable to or imposed on the Project or the Property.

7.2.1 Admission Tax. Notwithstanding any future increases in the admissions tax listed under the Applicable Exactions, whether arising from increases pursuant to an amendment of Inglewood Municipal Code Section 9-6(2) or through an amendment of Inglewood Municipal Code Section 9-6(5) that (a) lowers the seating capacity threshold of venues specified therein, (b) increases the amount of the admissions tax levied on the per person admission price for each venue event, and/or (c) increases or eliminates the maximum aggregate amount of such admissions taxes payable annually to City, any such increased admissions tax payable by the Developer to City pursuant to Inglewood Municipal Code Section 9-6 shall not
exceed 2.5% of the face value of each sold admission for events conducted at the Arena, including, but not limited to, tickets or similar rights of sold admission. Under no circumstances and at no time shall the admissions tax applicable to events at the Arena exceed 2.5% of the face value of sold admissions. Admissions not sold but provided on a complimentary basis shall not be subject to the admissions tax. If admissions are offered in a combined package with food and beverage, the portion of the combined charge that is allocable to food and beverage will be excluded from the calculation of the admissions tax, but shall be subject to sales tax to the extent required under Applicable Law. The allocation between admission and food and beverage for admissions tax purposes shall be reported to the City in the same manner as reported to the applicable State taxing authority for sales tax purposes.

7.2.2 Parking Tax Amount. If, at any time after five Performance Years have concluded from when the Developer has received the Certificate of Occupancy for the Arena, the City provides notice to Developer that the City has reasonably determined that it faces a Projected Budget Deficit (as defined below), then on or before September 1 following such City notice, and continuing for a total of four City Fiscal Years (collectively, the "Affected Fiscal Years"), the total Parking Tax payable from parking on the Project or the Property during each Affected Fiscal Year shall be no less than $652,000 (twice the total amount projected at Project approval). If, on or before September 1 of each Affected Fiscal Year, the Developer has not paid Parking Taxes at least equal to the minimum $652,000 Parking Tax amount, the Developer shall pay to the City, an amount equal to the difference between (i) the minimum $652,000 Parking Tax amount and (ii) the Parking Taxes otherwise payable during such Affected Fiscal Year. "Projected Budget Deficit" means the City anticipates a budget deficit without substantial cuts to current budget and staff levels. The City may not give notice to the Developer of a Projected Budget Deficit more often than once every six years. Any other increase in the Parking Tax will require the consent of the Developer, which shall not be unreasonably withheld; provided, however, Developer shall have the right to disapprove any such other increase that Developer reasonably determines could cause the Arena to be at any competitive disadvantage as compared with other venues in the Los Angeles metropolitan area that compete with the Arena.

7.2.3 In recognition of the fact that the construction of the Project shall be entirely financed with private funds, in no event shall there be any Exaction imposed upon or revenue sharing with respect to on-site Project signage, sponsorship or naming rights, personal seat licenses, or similar use rights in connection with the Project.

7.2.4 Plan Check Fees. Developer shall pay any Processing Fees in effect at the time of the application for that permit or approval. Notwithstanding the foregoing, in lieu of any Processing Fees otherwise payable for building permit plan check ("Plan Check Fees"), Developer shall pay City the full costs of a contract planner or contract building plan check person if such services are mutually determined to be necessary by Developer and the City’s Director of Economic and Community Development, or by Developer in order to achieve its desired timeframes for construction of the Project; provided, however, in such event Developer shall pay to City an amount equal to 15% of the contract planner costs to cover the City’s administrative costs. Developer shall also pay all City fees and costs relating to monitoring compliance with any permits issued or approvals granted or the performance of any conditions with respect thereto or any performance required of Developer hereunder. However, this Agreement shall not limit the City’s authority to charge Processing Fees that are in force on a
City-wide basis at the time an application is made for such permit or entitlements, to the extent such fees are not duplicative of Plan Check Fees and payments made by Developer pursuant to this Section 7.2 or the DDA.

7.2.5 Real Property Transfer Taxes. To the extent that there are increases in the Real Property Transfer Tax imposed by the City, as listed under the Applicable Exactions, the maximum tax transfer tax that may be imposed on the Property or Project shall not exceed $1.50 for each $500.00 or fractional part thereof, of the consideration or value of the interest or property conveyed on any deed or instrument or writing.

7.2.6 To the extent that there are Exactions not listed on the Applicable Exactions that are first adopted or imposed by City after the Adoption Date, such new Exactions shall not apply to the Project or the Property.

7.3 Confirmations.

7.3.1 Parking. For the purposes of determining the parking requirements applicable to the Property, the Project shall comply with the Project Approvals.

7.3.2 Alcohol. The sale, service, and consumption of alcohol (beer, wine and distilled spirits, including in the form of bottle service) inside the Arena and elsewhere within the Sports and Entertainment Complex is permitted, subject to compliance with applicable state law and the Project Approvals.

7.3.3 Public Art. In furtherance of Section 11-140 of the Inglewood Municipal Code, Developer's public art contributions shall be valued at 1% of the Project valuation, calculated by the Building and Safety Division (the "Public Art Contribution"), as further described in the Project Approvals. The Public Art Contribution obligations may be satisfied, at Developer's option, by either (i) the installation of public artwork, (ii) an in-lieu of fee payment, or (iii) a combination of on-site installation public artwork and an in-lieu fee payment. Advance payment of the Public Art Contribution, in whole or in part, by payment of an in-lieu fee, shall not be a condition of issuance of any building permit or certificate of occupancy. If the Developer has elected to satisfy the Public Art Contribution, in whole or in part, by payment of an in-lieu fee, the in-lieu fee shall be paid prior to the issuance of the Certificate of Occupancy for the Arena. If the Developer has elected to satisfy the Public Art Contribution, in whole or in part, by the installation of public art, the installation shall be completed prior to the issuance of the Certificate of Occupancy for the Arena or within a reasonable time thereafter as authorized by the City's Director of Parks, Recreation and Community Services Department and Director of Economic and Community Development Department. The City's Director of Parks, Recreation and Community Services Department and the Director Economic and Community Development Department, may, as appropriate, after consulting with the staff of the Arts Commission, authorize modification of the City’s standards and guidelines for the installation and maintenance of on-site artwork.

7.4 Uniform Codes Applicable. The Project shall be constructed in accordance with the provisions of the Uniform Building, Mechanical, Plumbing, Electrical and Fire Codes, City standard construction specifications, and Title 24 of the California Code of Regulations, relating
to building standards, in effect at the time of approval of the appropriate building, grading, encroachment or other construction permits for the Project (collectively, the "Codes"), taking into account (i) any equivalency determinations made in accordance with Existing City Laws and (ii) any provisions of the Codes that allow for the applicable building standards to be those in effect at the time of permit application.

7.5 City's Consideration and Approval of Requested Changes in the Project. Developer may desire to further specify, modify, or expand the plans for the proposed development, use, and operation of the Project after the Adoption Date based upon more precise planning, changes in market demand, changes in development occurring in the vicinity, and similar factors. In such event, the City shall cooperate with Developer to expeditiously review and take final action on such requested changes in accordance with City's Existing City Laws and the Approvals, and all applicable State and Federal laws. Any and all staff or consultant costs necessarily incurred by the City in providing such expeditious review and final action shall be paid by the Developer to the City subject to the provisions of Section 7.2. Any change to the Project so approved by City shall not require an amendment of this Agreement. With regards to any change that is approved by City, the references in this Agreement to the Project or applicable portion thereof shall be deemed to refer to the Project as so changed and the City's approval thereof shall constitute an Approval.

7.6 Effect of FEIR. The FEIR contains a thorough analysis of the Project and possible alternatives in compliance with CEQA. The Project Approvals include resolutions of the City Council adopting CEQA findings, including a statement of overriding considerations in accordance with CEQA Guidelines Section 15093 for those significant impacts that could not be mitigated to a less than significant level. Based on the scope of review in the FEIR, the City does not intend to conduct any further environmental review or require further mitigation under CEQA for any aspect of the Project that is vested under this Agreement. The City will rely on the FEIR to the greatest extent permissible under CEQA with respect to all Subsequent Approvals for the Project. Developer acknowledges that the City may conduct additional environmental review if required by CEQA due to any material changes to the Project, and may impose conditions on any Subsequent Approval of material changes to the Project that the City determines is to be required to address significant environmental impacts under CEQA.

7.7 Mitigation Measures.

7.7.1 Developer will comply with all Mitigation Measures identified in the MMRP as the responsibility of the "owner" or the "project sponsor," except for any Mitigation Measures that are expressly identified as the responsibility of a different Person in the MMRP. As part of these requirements, Developer shall comply with the Greenhouse Gas Emissions Conditions of Approval attached hereto as Exhibit H-1, the Air Pollutant Emissions Reduction Conditions of Approval attached hereto as Exhibit H-2, and the Transportation Demand Program Conditions of Approval attached hereto as Exhibit H-3.

7.7.2 Developer and City will cooperate, at no out-of-pocket cost to the City, in the implementation of the Mitigation Measures identified in the MMRP, and in the ongoing monitoring and reporting requirements of the Mitigation Measures. The Developer will reimburse the City for staff and consultant costs reasonably incurred by City in connection with
monitoring Developer's implementation of the Mitigation Measures. Without limiting the generality of the foregoing, City specifically acknowledges and agrees to its role and responsibilities under the Greenhouse Gas Emissions Conditions of Approval attached hereto as Exhibit H-1, the Air Pollutant Emissions Reduction Conditions of Approval attached hereto as Exhibit H-2, and the Transportation Demand Program Conditions of Approval attached hereto as Exhibit H-3.

7.8 Temporary Street Closures. The City shall reasonably cooperate with Developer to implement temporary street closures to vehicles for major events at the Arena to eliminate vehicular conflicts and enhance pedestrian circulation during pre-event, event, and post-event hours. Street closures shall be subject to approval of the Inglewood Public Works Director or its designee, in consultation with the Inglewood Chief of Police or its designee.

7.9 Property Tax Reassessment. Commencing with the fiscal year as to which the Los Angeles County Assessor determines the new base year value for the completed Arena pursuant to California Revenue and Taxation Code section 71, and continuing for a period of three additional fiscal years thereafter, Developer agrees that it shall not initiate a proceeding under the California Revenue and Taxation Code so as to result in a reduction in the assessed value of the Project for property tax purposes below the amount of Nine Hundred Fifty-Nine Million Dollars ($959,000,000) (the “Baseline Value”). If a proceeding initiated by Developer results in a reduction in the assessed value of the Project below the Baseline Value in violation of the preceding sentence, Developer will pay to the City the Assessment Shortfall on or before the date that the second installment of property taxes for such fiscal year is otherwise payable or, if the second installment was previously paid based on an assessed value in excess of the Baseline Value, within twenty (20) days of the Developer’s receipt of a refund on account of the reduction in assessed value. “Assessment Shortfall” means, as to each fiscal year, any amount by which (i) the property tax revenue that would be received by the City for such fiscal year if the assessed value of the Project equaled the Baseline Value exceeds (ii) the property tax revenue received by the City for such fiscal years as a result of the reduction in the assessed value of the Project.

Payment of the Assessment Shortfall will constitute a cure of any Event of Default with respect to any breach by Developer of the covenant set forth in the first sentence of this Section.

8. APPLICABLE LAW.

8.1 Subsequent Rules and Approvals. Except as provided in Section 7.2, during the Term of this Agreement, City shall not, without Developer's written consent, apply any City ordinances, resolutions, rules, regulations or official policies enacted after the Adoption Date ("Subsequent Rules") that would conflict with or impede the Vested Rights of Developer set forth in Section 7 and the subsections therein or otherwise conflict with this Agreement or Existing City Laws, provided, however, that nothing shall prevent City from enacting and applying Subsequent Rules necessary to protect persons or property from any threatened or actual serious physical risk to health and safety, in which case City shall treat Developer in a uniform, equitable, and proportionate manner as all other properties, public and private, which are impacted by that threatened or actual serious physical risk to health and safety.

8.2 Conflicting Laws. Without limitation on the generality of Section 8.1 above, any action or proceeding of City (whether enacted by the legislative body or the electorate)
undertaken without the consent of Developer that has any of the following effects on the Project shall be in conflict with the Vested Rights, this Agreement, and the Existing City Laws:

(a) revising the Term of the Agreement;

(b) limiting, reducing, or modifying:

(i) the permitted density, intensity, square footage, location, height or bulk of all or any part of the Project; or

(ii) the location of vehicular access or parking or the number and location of parking or loading spaces for the Project in a manner that is inconsistent with this Agreement or the Project Approvals;

(c) limiting, changing, or controlling the availability of public utilities, services, or facilities or any privileges or rights to public utilities, services, or facilities for the Project or changing or adding additional requirements with respect to the provision of Public Improvements as contemplated by the Project Approvals;

(d) limiting the processing of applications for or procuring of Subsequent Approvals as provided in this Agreement;

(e) changing the event permitting requirements, parking requirements, alcohol permitting requirements, or signage provisions;

(f) impeding or delaying the timely completion of the Project in accordance with the Project Approvals; or

(g) changing Existing City Laws that causes an adverse impact on the use, operation, functionality, accessibility, or economic competitiveness of the Arena or Project.

8.3 Changes in State or Federal Law. This Agreement shall not preclude the application to development of the Property of Subsequent Rules mandated and required by changes in state or federal laws or regulations, provided that City agrees that, to the extent possible, such Subsequent Rules shall be implemented in a manner that does not conflict with Developer’s Vested Rights.

8.4 Subsequent Approvals. Consistent with Existing City Law and the Project Approvals, the development of the Project is subject to certain future approvals and actions by City that will be approved after the Adoption Date. These future approvals include discretionary and ministerial actions by City (collectively referred to as "Subsequent Approvals"), which may include but are not limited to, demolition permits, SEC Design Review approvals under the SEC Design Guidelines, SEC Improvement Plans approvals under the SEC Infrastructure Plan, grading permits, building permits, final parcel and subdivision maps, lot line adjustments, and mergers. In reviewing and acting on applications for Subsequent Approvals, the City shall act expeditiously and endeavor to expedite processing, including in the manner and within the time
frames provided in the Project Approvals, and shall apply the Project Approvals and Existing City Laws when considering the application and may only attach such conditions consistent with the Project Approvals and Existing City Laws as permitted in Sections 7.1 through 7.7 and Sections 8 and 8.1. Each Subsequent Approval, once granted and final, shall be deemed to be an Approval that is automatically incorporated in, governed by, and vested under this Agreement.

9. **MASTER EVENT PERMITTING.**

9.1 **Approved Event Configurations.** Any and all events at the Property including, without limitation, NBA games and other sporting events, concerts, family shows, theatrical performances, trade shows, business conferences, special events, award shows, film shoots, circuses, ice shows, boxing matches, and other events are permitted uses for the Arena under Chapter 12 of the Inglewood Municipal Code. In accordance with Chapter 8, Article 3 of the Inglewood Municipal Code concerning permits, the City Council authorizes any and all events held at the Arena provided they are held in the configurations approved by the Los Angeles County Fire Department (collectively, the "Approved Event Configurations"). Pursuant to Section 8-28 of the Inglewood Municipal Code, City has determined that an event held in accordance with an Approved Event Configuration does not need to be subject to additional permit requirements. Developer shall not be required to receive any additional consent from the City or any committee thereof, except as otherwise provided herein, or be subject to any Exactions or other amounts to the City in connection with events held in Approved Event Configurations.

9.2 **Costs of Services.** Developer shall from time to time consult and meet with the City and Los Angeles County Fire Department regarding reasonable and appropriate police, fire, emergency technicians, and ambulance requirements for each Approved Event Configuration and associated costs, taking into account past practice with respect to other venues to the extent applicable. Developer shall pay the costs of reasonable and appropriate police, fire, emergency technicians, and ambulance presence for events on the Property which would not be needed, but for that specific event.

9.3 **Coordination with Other Venues.** If consistent with the Project Approvals and Section 7, the City establishes a process for coordination of event operations and scheduling among major event venues operating within the City, Developer agrees that it will periodically meet and confer with the City and with the operators of such other venues to share non-confidential information regarding past and future events; provided, however, that nothing in this Section 9.3 shall limit or restrict Developer's rights under Section 9.1.

10. **OTHER GOVERNMENTAL PERMITS.** Developer shall apply for such other permits and approvals as may be required from other governmental or quasi-governmental agencies having jurisdiction over the Project as may be required for the development or operation of the Project. City shall reasonably cooperate with Developer in its endeavors to obtain such permits and approvals.

11. **EASEMENTS, IMPROVEMENTS, ABANDONMENTS.** City shall reasonably cooperate with Developer and any state or federal agencies in connection with any arrangements for abandoning or vacating existing easements, right-of-ways, utilities, or facilities, including
groundwater wells and pipelines, and the relocation thereof or creation of any new easements, right-of-ways, utilities, or facilities within the City in connection with the development of the Project; and if any such easement, right-of-way, utility, or facility is owned by City or an agency of City, City or such agency shall, at the request of Developer, take such action and execute such documents as may be reasonably necessary to abandon that existing easement, right-of-way, utility, or facility and relocate them, as necessary or appropriate in connection with the development of the Project. The cost of abandonment and relocation of any such easement shall be the responsibility of Developer.

12. **DESIGN OF ON-SITE AND OFF-SITE IMPROVEMENTS.** Development of the Property shall be subject to City review as provided by the Project Approvals. The Project Approvals, and all improvement plans prepared in accordance with the Project Approvals, including but not limited to the SEC Infrastructure Plan, shall govern the design and scope of all on-site and off-site improvements to be constructed on or benefiting the Property. Once completed in accordance with Applicable Law, the City shall accept all Public Improvements.

13. **SUBDIVISION AND MERGER.** Developer shall have the right, from time to time or at any time, to apply for the subdivision of the Property, as may be necessary in order to develop, lease, or finance any portion of the Property consistent with the Existing City Laws. Any merger or lot line adjustments shall be considered a ministerial approval. It is the intent of the Parties that merger of parcels shall not be required prior to the issuance of building permits but shall be required prior to the issuance of a Certificate of Occupancy for the applicable portion of the Project.

14. **PUBLIC USE AND BENEFITS TO BE PROVIDED BY DEVELOPER.** In conjunction with and in furtherance of the Public Use, the Developer will provide the City, its residents, and the surrounding region with numerous public benefits, including the Public Benefits (that are public benefits in excess of those otherwise having a "nexus" to the Project, and beyond the public benefits that could be expected from the Project in absence of the Agreement) identified in Exhibit C. In exchange for the Public Benefits to the City, City shall grant the permits and approvals required for the development, use, and operation of the Project, over the Term of this Agreement in accordance with procedures provided by Applicable Law and in this Agreement, and agrees that Developer may proceed with the development, use, and operation of the Project in accordance with the Applicable Law.

15. **TRANSFERS AND Assignments**

15.1 Transfers Prior to Release of Construction Covenants. Prior to the City's issuance of a "Release of Construction Covenants" (as the term is defined under the DDA), Developer shall not Transfer all or any portion of the Property to which it has acquired title to a third party (a "Transferee") without the prior written approval of the City, which shall be given or reasonably withheld within five (5) City-business days; provided, however, such approval shall be given if such Transfer is permitted under the terms of the DDA or is approved by the City pursuant to the DDA.

15.2 Transfers After Release of Construction Covenants. Once the City issues a Release of Construction Covenants under the DDA, the Developer shall have the right, subject to
(i) the terms of this Section 15.2 and (ii) any covenants and conditions encumbering the
Transferred Property, including any applicable Public Use Restriction, to assign or transfer all or
any portion of its interest, rights or obligations under this Agreement to Transferees acquiring an
interest or estate in all or any portion of the Property (the "Transferred Property"), including,
but not limited to, purchases or long term ground leases of individual lots, parcels, or any of the
buildings located within the Property. Any Transfer shall comply with the California
Subdivision Map Act and Applicable Law. Developer shall provide 30 days written notice to
City prior to the effective date of any Transfer of its interest in all or any portion of the Property
or any of its interests, rights and obligations under this Agreement, provided, however, that in the
case of such a Transfer to an Affiliate, Developer shall only be required to provide 10 days
written notice to City. Upon the effective date of Transfer for which notice is given as provided
above, the Transferee shall be deemed a Party. Developer shall remain fully liable for all
obligations and requirements under this Agreement after the effective date of the Transfer, unless
Developer satisfies the following conditions: (i) prior to the effective date of the Transfer,
Transferee executes and delivers to City an Assignment and Assumption Agreement (to be
effective upon completion of the Transfer) in the form set forth in Exhibit G to this Agreement
specifying the obligations and requirements to be assumed by Developer hereunder as to the
Transferred Property; and (ii) Developer has not received a notice of an Event of Developer
Default that remains uncured as of the effective date of the Transfer. If the foregoing conditions
are satisfied, then the Transferor shall be released from any further liability or obligation under
this Agreement and the Transferee shall be deemed to be the "Developer" under this Agreement
with all rights and obligations related thereto, with respect to such Transferred Property.
Notwithstanding anything to the contrary contained in this Agreement, but subject to the terms of
any applicable Public Use Restriction, if a Transferee Defaults under this Agreement, such
Default shall not constitute a Default by Developer with respect to any other portion of the
Property hereunder and shall not entitle City to terminate or modify this Agreement with respect
to such other portion of the Property.

16. MORTGAGEE OBLIGATIONS AND PROTECTIONS

16.1 Encumbrances on the Property. Upon obtaining title to the Property or any
portion thereof, Developer may encumber the Property or any portion thereof as to which it holds
title or any improvements thereon with any Mortgage securing financing with respect to the
Property, whether it is before or after the recordation of the Release of Construction Covenants
(as defined in the DDA); provided, however, that prior to the recordation of the Release of
Construction Covenants, the proceeds of any such Mortgage shall be for the purpose of securing
loans and funds to be used to develop or finance the acquisition of the Property or any portion
thereof. A Mortgagee shall not be bound by any amendment, implementation, or modification to
this Agreement subsequent to its approval (or deemed approval) without such Mortgagee giving
its prior written consent.

16.2 Mortgagee Obligations. A Mortgagee not in legal possession of the Property or
any portion thereof shall not be subject to the obligations or liabilities of Developer under this
Agreement, including the obligation to construct or complete construction of improvements or
pay fees. A Mortgagee in legal possession shall not have any obligation or duty under this
Agreement to construct or complete the construction of improvements, or to pay, perform or
provide any fee, dedication, improvements or other Exaction or imposition. A Mortgagee in
legal possession of the Property or portion thereof shall only be entitled to use the Property or to construct any improvements on the Property in accordance with the Approvals and this Agreement if Mortgagee fully complies with the terms of this Agreement.

16.3 Mortgagee Protection. This Agreement shall be superior and senior to any lien placed upon the Property, or any portion thereof, after the date of recording this Agreement, including the lien for any deed of trust or Mortgage. Notwithstanding the foregoing, no breach of this Agreement shall defeat, render invalid, diminish, or impair the lien of any Mortgage made in good faith and for value, but all the terms and conditions contained in this Agreement shall be binding upon and effective against any Person or entity, including any deed of trust beneficiary or Mortgagee that acquires title to the Property, or any portion thereof, by foreclosure, trustee's sale, deed in lieu of foreclosure, or otherwise, and any such Mortgagee or successor to a Mortgagee or assignee of a Mortgagee that takes title to the Property or any portion thereof shall be entitled to the benefits arising under this Agreement.

16.4 Notice of Event of Developer Default to Mortgagee; Right to Cure. If City receives notice from a Mortgagee requesting a copy of any notice of an Event of Developer Default given to Developer under this Agreement and specifying the address for service thereof, then City shall deliver to such Mortgagee, concurrently with service thereon to Developer, any notice given to Developer with respect to any claim by City that an Event of Developer Default has occurred or a Certificate of Non-Compliance has been issued to Developer. Each Mortgagee shall have the right during the same period available to Developer to cure or remedy, or to commence to cure or remedy, the Event of Developer Default or non-compliance as provided in this Agreement; provided, however, that if the Event of Developer Default, noncompliance, or Certificate of Non-Compliance is of a nature which can only be remedied or cured by such Mortgagee upon obtaining possession, such Mortgagee may seek to obtain possession with diligence and continuity through a receiver or otherwise, and shall thereafter remedy or cure the Event of Developer Default, noncompliance or Certificate of Non-Compliance within 90 days after obtaining possession. If any such Event of Developer Default, noncompliance or Certificate of Non-Compliance cannot, with diligence, be remedied or cured within such 90-day period, then such Mortgagee shall have such additional time as may be reasonably necessary to remedy or cure such Event of Developer Default, noncompliance or Certificate of Non-Compliance (including but not limited to proceeding to gain possession of the Property) if such Mortgagee commences a cure during such 90-day period, and thereafter diligently pursues completion of such cure to the extent reasonably possible.

16.5 Request for Notice of Default. Following the recordation of the Release of Construction Covenant, City shall have the right to record a request for notice of default in accordance with California Civil Code Section 2924b with respect to any Mortgage. If City has recorded a request for notice of default with respect to any Mortgage, City shall thereafter have the right to cure defaults under such Mortgage as provided in California Civil Code Section 2924c(a).

17. INTENTIONALLY OMITTED.

18. ESTOPPEL CERTIFICATE. Any Party (the "Requesting Party") may at any time deliver written notice to the other Party (the "Certifying Party") requesting that the Certifying
Party certify to the Requesting Party (and/or any proposed Transferee or Mortgagee of the Requesting Party) in writing that, to the knowledge of the Certifying Party, (a) this Agreement is in full force and effect and a binding obligation of the Parties, (b) this Agreement has not been an ended or modified either orally or in writing, and if so amended, identifying the amendments, (c) the Requesting Party is not in Default in the performance of its obligations under this Agreement, or if in Default, to describe therein the nature and amount of any such Default, and (d) such other information as may reasonably be requested. A Certifying Party receiving a request hereunder shall execute and return such certificate within 30 days following the receipt of such a request. The City Manager shall have the right, but not the obligation, to execute any certificate requested by Developer hereunder in the event he or she elects to not submit the certificate request to the City Council for its consideration. A certificate hereunder may be relied upon by the Requesting Party and any Transferee or Mortgagee to whom it has been issued.

19. **ANNUAL REVIEW**

19.1 Review Date. The annual review date for this Agreement shall occur on October 1 of each full calendar year following the Effective Date of this Agreement ("Annual Review Date"). During each annual review, Developer shall be required to demonstrate good faith compliance with the terms of this Agreement, including, without limitation, compliance with the Greenhouse Gas Emissions Condition of Approval set forth in Exhibit H-1.

19.2 Required Information from Developer. By June 1 of each year prior to the Annual Review Date, Developer shall provide a letter to the City Manager containing evidence of good faith compliance with this Agreement. Upon the written request of City, which shall be made, if at all, within 60 days of the submission of Developer's letter, Developer shall also furnish such reasonable additional evidence and documentation of such good faith compliance as the City, in the exercise of its reasonable discretion, may require ("Additional Documentation").

19.3 City Report. Within 60 days after receipt by the City Manager of Developer's Additional Documentation, the City Manager shall review the Additional Documentation submitted by Developer and all other available evidence of Developer's compliance with this Agreement. Following such review, the City Manager shall timely notify Developer in writing whether Developer has complied with the terms of this Agreement and shall issue a Certificate of Compliance to Developer, if such is the case. If City Manager finds Developer is not in compliance, the City Manager shall timely issue a Certificate of Non-Compliance to Developer, together with any available evidence of such non-compliance, after complying with the procedures set forth in Section 19.4.

19.4 Non-Compliance with Agreement; Hearing. Prior to issuing a Certificate of Non-Compliance, if the City Manager finds that Developer has not complied with the terms of this Agreement, the City Manager shall indicate in writing to Developer, with reasonable specificity, any aspect in which Developer has failed to comply. The City Manager shall also specify a reasonable time for Developer to meet the terms of compliance, which time shall be not less than 30 days, and shall be reasonably related to the time necessary for Developer to adequately bring its performance into compliance with the terms of this Agreement, subject to
any Permitted Delay; provided, however, that if the noncompliance solely involves a monetary Default, then the City Manager may require payment from Developer within 10 business days.

If Developer fails to adequately bring its performance into compliance as set forth above, then the City Manager shall issue a Certificate of Non-Compliance to Developer indicating (i) with reasonable specificity the reason(s) for the determination, in the manner prescribed in Section 19.3, and (ii) whether the City Manager is or is not recommending that the City Council modify or Terminate this Agreement. If the Certificate of Non-Compliance does not recommend modification or Termination of this Agreement, then the City Council, upon the receipt of a written request of Developer within 10 days of the City Manager's issuance of the Certificate of Non-Compliance, shall conduct a meeting within 45 days of City Council's receipt of Developer's request. Developer shall be given 10 days written notice of the meeting and copies of any additional evidence not previously provided to Developer upon which the City Manager made their determination that the Developer did not adequately bring its performance into compliance. If the City Manager issues a Certificate of Non-Compliance that includes a recommendation that the City Council modify or Terminate this Agreement, then the City Council shall conduct a noticed public hearing within 45 days in accordance with Applicable Law. Developer shall be given copies of any additional evidence not previously provided to Developer upon which the City Manager made their determination as to compliance. Developer shall have the opportunity to present evidence at any public hearing. If the City Council determines that Developer is not in compliance with this Agreement at such public hearing, it may Terminate this Agreement, or initiate proceedings to modify or otherwise enforce it.

19.5 Appeal of Determination. The decision of the City Council as to Developer's compliance shall be final, and any court action or proceeding to attack, review, set aside, void, or annul that decision shall be commenced within 30 days of the City Council's final decision.

19.6 Costs. Costs reasonably incurred by City in connection with the annual review conducted pursuant to Section 19.1 and related hearings shall be paid by Developer in accordance with City's schedule of fees and billing rates for staff time in effect at the time of review. Such costs shall also include the cost of consultants necessarily and reasonably incurred by City in carrying out its obligations pursuant to this Section 19.6.

19.7 Default. The rights and powers of the City Council under this Section 19 are in addition to, and shall not limit, the rights of City to Terminate or take other action under this Agreement on account of the commission by Developer of an Event of Developer Default.

20. INDEMNIFICATION

20.1 Obligation to Indemnify. Developer agrees to indemnify, defend, and hold harmless City, any City agencies and their respective elected and appointed councils, boards, commissions, officers, agents, employees, contractors, volunteers and representatives (collectively, the "Indemnified Parties") from any and all losses, liability, fines, penalties, forfeitures, costs and damages (whether in contract, tort or strict liability, including but not limited to personal injury, death and property damage) (collectively, "Losses") and from any and all claims, demands, and actions in law or equity (including reasonable attorneys' fees and litigation expenses) by any third party (collectively, "Claims") that are (a) directly or indirectly
arising or alleged to have arisen out of or in any way related to the approval of this Agreement or the Project Approvals or (b) incurred by an Indemnified Party as a result of Developer's failure to comply with any Environmental Law. Notwithstanding the foregoing, Developer shall have no indemnification obligation pursuant to clause (b), above, with respect to the gross negligence or willful misconduct of any Indemnified Party. The obligations under this Section 20 shall survive Termination of this Agreement.

20.2 Indemnification Procedures.

20.2.1 In order for an Indemnified Party to be entitled to indemnification provided under this Section 20 in respect of, arising out of, or involving a Loss or a Claim by any Person against the Indemnified Party (each, an "Indemnification Claim"), such Indemnified Party shall promptly give notice, in writing and in reasonable detail, to Developer thereof; provided, that failure to give reasonable prompt notification shall not affect the indemnification provided hereunder except to the extent Developer shall have been actually and materially prejudiced as a result of such failure to promptly notify.

20.2.2 Developer shall have the right, at its sole option and expense, to be represented by counsel of its choice, which must be reasonably satisfactory to the Indemnified Party, and to defend against, negotiate, settle or otherwise deal with any Indemnification Claim which relates to any Losses indemnified against by it hereunder. If Developer elects to defend against, negotiate, settle or otherwise deal with any Indemnification Claim which relates to any Losses indemnified against by it hereunder, it shall within 30 days (or sooner, if the nature of the Indemnification Claim so requires) notify the Indemnified Party in writing of its intent to do so. If Developer elects not to defend against, negotiate, settle, or otherwise deal with any Indemnification Claim which relates to any Losses indemnified against hereunder, the Indemnified Party may (at Developer's sole cost and expense) defend against, control, negotiate, settle, or otherwise deal with such Indemnification Claim. If Developer shall assume the defense of any Indemnification Claim, the Indemnified Party may participate, at its expense, in the defense of such Indemnification Claim; provided, however, that such Indemnified Party shall be entitled to participate in any such defense with separate counsel at the expense of Developer only if (a) so requested by Developer to participate or (b) the nature of the claim creates an ethical conflict for the same counsel to defend the Indemnified Party and Developer; and provided, further, that Developer shall not be required to pay for more than one such counsel for all Indemnified Parties in connection with any Indemnification Claim. The Parties shall cooperate fully with each other in connection with the defense, negotiation, or settlement of any such Indemnification Claim. Notwithstanding anything to the contrary herein, neither Developer nor the Indemnified Party shall, without the written consent of the other party (which shall not be unreasonably withheld, conditioned, or delayed), settle or compromise any Indemnification Claim or permit a default or consent to entry of any judgment unless (x) the claimant(s) and such party provide to such other party an unqualified release from all liability in respect of the Indemnification Claim and (y) in the case of any such settlement, compromise, consent to default, or to entry of any judgment by Developer, such settlement, compromise, or judgment otherwise provides solely for payment of monetary damages for which the Indemnified Party will be indemnified in full.
21. **AMENDMENT, CANCELLATION, OR SUSPENSION.**

21.1 Modification Because of Conflict with State or Federal Laws. In the event that State or Federal laws or regulations enacted after the Effective Date of this Agreement prevent or preclude compliance with one or more provisions of this Agreement or require substantial and material changes in the Approvals, the Parties shall meet and confer in good faith in a reasonable attempt to modify this Agreement to comply with such law or regulation. Any such amendment to the Agreement that is agreed upon by the Parties shall be submitted for approval consideration by the City Council in accordance with California law, the City's Municipal Code, and this Agreement.

21.2 Amendment by Mutual Consent. This Agreement may be amended in writing from time to time by mutual consent of the Parties and in accordance with the procedures of California law and the City's Municipal Code, or as otherwise permitted by this Agreement.

21.3 Substantive Amendments. Any Substantive Amendment to the Agreement shall require the City's approval in accordance with Applicable Law. "Substantive Amendment" means any change to the term of this Agreement beyond the Term and provision(s) in this Agreement related to monetary contributions or payments by Developer.

21.4 Minor Amendment. A "Minor Amendment" is any amendment of this Agreement other than a Substantive Amendment, including waiver of conditions for the benefit of another party and modifications to the Project's Mitigation Measures or conditions to the Approvals, provided that the City Manager finds that, on the basis of substantial evidence, the changed measures or conditions are equivalent to or more effective. The City Manager and Developer may approve a Minor Amendment by written agreement without a public hearing to the extent permitted by Applicable Law, including without limitation Government Code Section 65868; provided however, the City Manager shall have the discretion to seek such approval by the City Council.

21.5 Cancellation/Termination. This Agreement may be Terminated in whole or in part by the mutual consent of City and Developer or their successors in interest, in accordance with Applicable Law. The City shall retain any fees or payments of any kind paid under this Agreement or any other agreement relating to this Agreement and made prior to the date of termination. In addition, notwithstanding any other provision of this Agreement, if the DDA is terminated prior to the conveyance of title and possession of the Property to the Developer, this Agreement shall also terminate.

22. **DEFAULT.**

22.1 Developer Default. Any of the actions referenced below shall constitute an event of default on the part of Developer ("Event of Developer Default"). Upon an Event of Developer Default (other than an event of default under subparagraph (a) below), the City shall give written notice of default to Developer, specifying the default at issue. City may not exercise any rights or remedies upon a default by Developer, unless and until such default continues beyond any applicable cure period set forth in this Section 21.1 after written notice thereof from City. Developer shall have the opportunity to appear before the City Council at a public hearing.
prior to the exercise of any of City's rights or remedies under this Agreement with respect to an Event of Developer Default.

(a) Developer is dissolved or terminated; or

(b) Developer fails to keep, observe, or perform any of its covenants, duties or obligations under this Agreement in any material respect, and the default continues for a period of 10 days in the event of a monetary default or 30 days after written notice thereof from City to Developer, or in the case of a default which cannot with due diligence be cured within 30 days, Developer fails to commence to cure the default within 30 days of such notice and thereafter fails to pursue the curing of such default with due diligence and in good faith to completion.

22.2 City Default. An event of default on the part of City ("Event of City Default") shall arise if City fails to keep, observe, or perform any of its covenants, duties, or obligations under this Agreement, and the default continues for a period of 10 days in the event of a monetary default or 30 days after written notice thereof from Developer to City, or in the case of a default which cannot with due diligence be cured within 30 days, City fails to commence to cure the default within 30 days of such notice and thereafter fails to prosecute the curing of such default with due diligence and in good faith to completion. Developer shall give written notice of default to City, specifying the default at issue. Developer may not exercise any rights or remedies upon an Event of City Default, unless and until such default continues beyond any applicable cure period set forth in this Section 22.2 after written notice thereof from Developer.

23. REMEDIES FOR DEFAULT. Subject to the notice and cure provisions in Section 22, the sole and exclusive judicial remedy for any Party in the event of a Default by the other Party shall be an action in mandamus, specific performance, or other injunctive or declaratory relief. In addition, upon the occurrence of a Default and subsequent to the procedures described in Section 22, the non-defaulting Party shall have the right to Terminate this Agreement, but any such Termination shall not affect such Party's right to seek a remedy on account of the Default for which this Agreement has been Terminated, and shall be subject to the procedures specified in this Agreement. The City, any City agencies, and their respective elected and appointed councils, boards, commissions, officers, agents, employees, volunteers and representatives (collectively, for purposes of this Section 23, "City") shall not be liable for any monetary damages for an Event of City Default or any claims against City arising out of this Agreement. Developer waives any such monetary damages, including consequential, punitive, and special damages, against City. Similarly, Developer and its officers, directors, agents, employees, volunteers, and representatives (collectively, for purposes of this Section 23, "Developer") shall not be liable for any monetary damage for a Default by Developer or any claims against Developer arising out of this Agreement. City waives any such monetary damages, including consequential, punitive, and special damages against Developer. Any legal action by a Party alleging a Default must be filed within 180 days from the end of the default procedure described in Section 24.

24. PROCEDURE REGARDING DEFAULTS. For purposes of this Agreement, a Party claiming another Party is in Default shall be referred to as the "Complaining Party," and the
Party alleged to be in Default shall be referred to as the “Party in Default.” A Complaining Party shall not exercise any of its remedies as the result of Default unless such Complaining Party first gives notice to the Party in Default as provided in this Section, and the Party in Default fails to cure such Default within the applicable cure period.

24.1 Notice. The Complaining Party shall give written notice of Default to the Party in Default, specifying the Default alleged by the Complaining Party. Delay in giving such notice shall not constitute a waiver of any Default nor shall it change the time of Default.

24.2 Cure. Subject to Section 30, the Party in Default shall have 30 days from receipt of the notice of Default to effect a cure prior to exercise of remedies by the Complaining Party. If the nature of the alleged Default is such that it cannot, practicably be cured within such 30-day period, the cure shall be deemed to have occurred within such 30-day period if: (a) the cure shall be commenced at the earliest practicable date following receipt of the notice; (b) the cure is diligently prosecuted to completion at all times thereafter; (c) at the earliest practicable date (in no event later than 30 days after the curing Party’s receipt of the notice), the curing Party provides written notice to the other Party that the cure cannot practicably be completed within such 30-day period; and (d) the cure is completed at the earliest practicable date. The Party in Default shall diligently endeavor to cure, correct, or remedy the matter complained of, provided such cure, correction or remedy shall be completed within the applicable time period set forth herein after receipt of written notice (or such additional time as may be agreed to by the Complaining Party to be reasonably necessary to correct the matter).

24.3 Failure to Assert. Any failures or delays by a Complaining Party in asserting any of its rights and remedies as to any Default shall not operate as a waiver of any Default or of any such rights or remedies. Delays by a Complaining Party in asserting any of its rights and remedies shall not deprive the Complaining Party of its right to institute and maintain any actions or proceedings, which it may deem necessary to protect, assert, or enforce any such rights or remedies.

24.4 Procedure for Terminating Agreement upon Default. If City desires to Terminate this Agreement in the event of an Event of Developer Default, the matter shall be set for a public hearing before the City Council. The burden of proof of whether a Party is in Default shall be on the Party alleging Default. If the City Council determines that an Event of Developer Default has occurred and has not been cured to City's reasonable satisfaction, or that the Event of Developer Default presents a serious risk to public health, safety, or welfare, the City Council may Terminate this Agreement.

24.5 No Cross Default. Notwithstanding anything to the contrary in this Agreement, if Developer has effected a Transfer so that its interest in the Property has been divided between Transferees, then any determination that a Party is in Default shall be effective only as to the Party to whom the determination is made and the portions of the Property in which such Party has an interest.

25. ATTORNEYS' FEES AND COSTS IN LEGAL ACTIONS BY PARTIES TO THE AGREEMENT. If any Party brings an action or proceeding (including, without limitation, any cross-complaint, counterclaim, or third-party claim) against the other Party by reason of a
Default, or otherwise arising out of this Agreement, the Prevailing Party in such action or proceeding shall be entitled to its costs and expenses of suit, including reasonable attorneys' fees (including, without limitation, costs and expenses), which shall be payable whether or not such action is prosecuted to judgment. "Prevailing Party" within the meaning of this Section 25 shall include, without limitation, a Party who dismisses an action for recovery hereunder in exchange for payment of the sums allegedly due, performance of covenants allegedly breached, or consideration substantially equal to the relief sought in the action.

26. ATTORNEYS' FEES AND COSTS IN LEGAL ACTIONS BY THIRD PARTIES TO THE AGREEMENT. If any Person or entity not a party to this Agreement initiates an action at law or in equity to challenge the validity of any provision of this Agreement or the Approvals, the Parties shall fully cooperate in defending such action. Developer shall bear its own costs of defense as a real party in interest in any such action, and Developer shall reimburse City for all reasonable costs (including court costs) and reasonable attorneys' fees actually incurred by City in defense of any such action or other proceeding. In its sole discretion, City may tender its defense of such action to Developer or defend the action itself. Upon a tender of defense to Developer by City, Developer shall defend through counsel approved by City, which approval shall not be unreasonably withheld, and Developer shall bear all reasonable attorneys' fees and costs from the date of tender.

27. BINDING ON SUCCESSORS; AGREEMENT RUNS WITH THE LAND. Except as otherwise expressly provided for in this Agreement, upon the Effective Date, all of the provisions, agreements, rights, terms, powers, standards, covenants, and obligations contained in this Agreement shall be binding upon the Parties, and their respective heirs, successors and assignees. Upon recording of this Agreement with respect to each portion of the Property, all of the provisions of this Agreement shall be binding on all other Persons acquiring the Property, or any portion thereof, or any interest therein, whether by operation of law or in any manner whatsoever, and shall be enforceable as equitable servitudes and shall constitute covenants running with the land pursuant to Applicable Law, including Section 1468 of the California Civil Code.

28. BANKRUPTCY. The obligations of this Agreement shall not be dischargeable in bankruptcy.

29. INSURANCE.

29.1 Public Liability and Property Damage Insurance. At all times that Developer is constructing any improvements that are part of the Project ("Construction Work"), Developer shall maintain in effect a policy of comprehensive commercial general liability insurance with a per-occurrence single limit of not less than $2,000,000, an additional $25,000,000 in umbrella and excess liability coverage, and a self-insured retention of not more than $250,000 per claim. This self-insured retention may be increased based on the availability of insurance with such self-insured retentions at commercially reasonable premiums. The policy so maintained by Developer shall name City as an additional insured and shall include either a severability of interest clause or cross-liability endorsement.
29.2 Workers' Compensation Insurance. At all times that Developer is undertaking the Construction Work, Developer shall maintain workers' compensation insurance as required by California law for all persons employed by Developer for work at the Project site. Developer shall require each contractor and subcontractor similarly to provide workers' compensation insurance for its respective employees. Developer shall indemnify City for any damage resulting from Developer's failure to maintain any such insurance.

29.3 Evidence of Insurance. Prior to commencement of the Construction Work, Developer shall furnish City satisfactory evidence of the insurance required in Sections 29.1 and 29.2 and evidence that Developer is required to give the City at least 15 days prior written notice of the cancellation or reduction in coverage of a policy. The insurance shall extend to City, other City agencies, and their respective elective and appointive boards, commissions, officers, agents, employees, volunteers, and representatives as additional insureds with respect to this Agreement and to Developer performing work on the Project.

30. **EXCUSE FOR NONPERFORMANCE.** Notwithstanding any provision of this Agreement to the contrary, Developer and City shall be excused from performing any obligation or undertaking provided in this Agreement in the event of, and so long as the performance of any such obligation is prevented or delayed, retarded or hindered by, a(n) act of God, fire, earthquake, flood, explosion, action of the elements, war, invasion, insurrection, riot, mob violence, sabotage, inability to procure or general shortage of labor, equipment, facilities, materials or supplies in the open market, failure of transportation, strikes, lockouts, condemnation, requisition, Applicable Law, litigation, orders of governmental, civil, military or naval authority, or any other cause, whether similar or dissimilar to the foregoing, not within the control of the Party claiming the extension of time to perform (a "Permitted Delay").

31. **THIRD PARTY BENEFICIARIES.** This Agreement is made and entered into for the sole protection and benefit of Developer and City and their successors and assigns. No other Person shall have any right of action based upon any provision in this Agreement. There is no third party beneficiary to this Agreement and nothing contained herein shall be construed as giving any Person third party beneficiary status.

32. **SEVERABILITY.** Except as set forth herein, if any term, covenant or condition of this Agreement or the application thereof to any Person, entity or circumstance shall, to any extent, be invalid or unenforceable, the remainder of this Agreement, or the application of such term, covenant or condition to Persons, entities or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby and each term, covenant or condition of this Agreement shall be valid and be enforced to the fullest extent permitted by law; provided, however, if any provision of this Agreement is determined to be invalid or unenforceable and the effect thereof is to deprive a Party of an essential benefit of its bargain hereunder, then such Party so deprived shall have the option to Terminate this entire Agreement (with respect to the portions of the Property in which such Party has an interest) from and after such determination.

33. **WAIVER: REMEDIES CUMULATIVE.** Failure by a Party to insist upon the strict performance of any of the provisions of this Agreement by the other Party, irrespective of the length of time for which such failure continues, shall not constitute a waiver of such Party's right to demand strict compliance by such other Party in the future. The Party for whose benefit a
covenant or commitment is provided may waive its rights pursuant to that commitment or
covenant, provided that no waiver by a Party of a Default shall be effective or binding upon such
Party unless made in writing by such Party and no such waiver shall be implied from any
omission by a Party to take any action with respect to such Default. No express written waiv.er
of any Default shall affect any other Default, or cover any other period of time, other than any
Default and/or period chime specified in such express waiver. Except as provided in Section 23,
all of the remedies permitted or available to a Party under this Agreement, or at law or in equity,
shall be cumulative and not alternative, and invocation of any such right or remedy shall not
constitute a waiver or election of remedies with respect to any other available right or remedy.

34. APPLICABLE LAW AND VENUE. This Agreement, and the rights and obligations of
the Parties, shall be governed by and interpreted in accordance with the laws of the State of
California. Any lawsuit or legal proceeding arising hereunder shall be heard in the United States
District Court for the Central District if in federal court or, if in California Superior Court, the
Los Angeles County Superior Court, Southwest District located at 825 Maple Avenue, Torrance,
California 90503-5058.

35. NOTICES. Any notice to either Party required by this Agreement, the enabling
legislation, or the procedure adopted pursuant to Government Code Section 65865, shall be in
writing and given by delivering the same to such Party in person or by sending the same by
registered or certified mail, or express mail, return receipt requested, with postage prepaid, to the
Party's mailing address. The respective mailing addresses of the Parties are, until changed as
hereinafter provided, the following:

City: City of Inglewood
One Manchester Boulevard
Inglewood, California 90301
Attention: City Manager

with a copy to: Office of the City Attorney
One Manchester Boulevard
Inglewood, California 90301
Attention: City Attorney

with a copy to: Kane, Ballmer & Berkman
(and shall not constitute notice to City)
515 S. Figueroa Street, Suite 780
Los Angeles, California 90071
Attention: Royce K. Jones

Developer: Murphy's Bowl LLC
PO Box 1558
Bellevue, WA 98009-1558
Attention: Brandt A. Vaughan
Any Party may change its mailing address at any time by giving written notice of such change to the other Party in the manner provided herein at least 10 business days prior to the date such change is affected. All notices under this Agreement shall be deemed given, received, made, or communicated on the date personal delivery is affected or, if mailed, on the delivery date or attempted delivery date shown on the return receipt.

36. **FORM OF AGREEMENT; RECORDATION; EXHIBITS.** City shall cause this Agreement, any amendment hereto, any notice of modification of a Project Approval and any Termination of any parts or provisions hereof, to be recorded, at Developer's expense, with the County Recorder within 10 days of the effective date thereof. Any amendment or Termination of this Agreement to be recorded that affects less than all of the Property shall describe the portion thereof that is the subject of such amendment or Termination. This Agreement is executed in three duplicate originals, each of which is deemed to be an original.

This Agreement consists of thirty-two (32) pages and Exhibits (Exhibits A- H-3), which constitute the entire understanding and agreement of the Parties.

37. **FURTHER ASSURANCES.** Each Party covenants, on behalf of itself and its successors, heirs and assigns, to take all actions and do all things, and to execute, with acknowledgment or affidavit if required, any and all documents and writings that may be necessary or proper to achieve the purposes and objectives of this Agreement.

38. **APPROVALS.** Unless otherwise herein provided, whenever a determination, approval, consent, or satisfaction (herein collectively referred to as "consent") is required of a Party pursuant to this Agreement, such consent shall not be unreasonably withheld, conditioned, or delayed. If a Party shall not consent, the reasons therefore shall be stated in reasonable detail in writing. Consent by a Party to or of any act or request by the other Party shall not be deemed to waive or render unnecessary consent to or of any similar or subsequent acts or requests. Consent given or withheld by the City Manager may be appealed by Developer to the City Council.

39. **ENTIRE AGREEMENT.** This written Agreement, including the Exhibits attached hereto, together with the DDA, contain all the representations and the entire agreement between
the Parties with respect to the subject matter hereof. Except as otherwise specified in this Agreement, any prior correspondence, memoranda, agreements, warranties, or representations are superseded in total by this Agreement.

40. CONSTRUCTION OF AGREEMENT. The provisions of this Agreement and the Exhibits shall be construed as a whole according to their common meaning and not strictly for or against any Party in order to achieve the objectives and purpose of the Parties. The captions preceding the text of each Article, Section, subsection and the Table of Contents are included only for convenience of reference and shall be disregarded in the construction and interpretation of this Agreement. Wherever required by the context, the singular shall include the plural and vice versa, and the masculine gender shall include the feminine or neuter genders, or vice versa. Unless otherwise specified, whenever in this Agreement reference is made to the Table of Contents, any Article or Section, or any defined term, such reference shall be deemed to refer to the Table of Contents, Article, Section, or defined term of this Agreement. Exhibits to this Agreement shall be incorporated into this Agreement as if stated fully herein. The use in this Agreement of the words "including," "such as," or words of similar import when following any general term, statement, or matter shall not be construed to limit such statement, term or matter to the specific items or matters, whether or not language of non-limitation, such as "without limitation" or "but not limited to," or words of similar import, are used with reference thereto, but rather shall be deemed to refer to all other items or matters that could reasonably fall within the broadest possible scope of such statement, term, or matter. This Agreement has been reviewed and revised by legal counsel for the Developer and City, and no presumption or rule that ambiguities shall be construed against the drafting Party shall apply to the interpretation or enforcement of this Agreement.

41. NEXUS/REASONABLE RELATIONSHIP CHALLENGES. Developer consents to, and waives any and all rights it may have now or in the future to challenge the legal validity of, this Agreement or the Project Approvals (to the extent approved in the forms agreed with Developer), including any conditions, requirements, policies or programs imposed in this Agreement including, without limitation, any claim that any conditions, requirements, policies or programs may constitute an abuse of police power, violate substantive due process, deny equal protection of the laws, effect a taking of property without payment of just compensation or impose an unlawful tax or fee.

42. SIGNATURE PAGES. For convenience, the signatures of the Parties to this Agreement may be executed and acknowledged on separate pages in counterparts which, when attached to this Agreement, shall constitute this as one complete Agreement.

43. TIME. Time is of the essence of this Agreement and of each and every term and condition hereof.

[SIGNATURES APPEAR ON FOLLOWING PAGE]
IN WITNESS WHEREOF, the City of Inglewood, a municipal corporation, has authorized the execution of this Agreement in duplicate by its Mayor and attested to by its City Clerk under the authority of Ordinance No. ____________, adopted by the City Council of the City of Inglewood on the ___ day of ____________, ____, and Developer has caused this Agreement to be executed.

"CITY"

CITY OF INGLEWOOD,
a municipal corporation

By: ____________________
   James T. Butts, Jr.
   Mayor

"DEVELOPER"

MURPHY'S BOWL LLC,
a Delaware limited liability company

By: ____________________
   Name:
   Title:

ATTEST:

By: ____________________
   City Clerk

APPROVED AS TO FORM:

Kenneth R. Campos
City Attorney

By: ____________________
   Kenneth R. Campos

APPROVED:

KANE BALLMER & BERKMAN
Special City Counsel

By: ____________________
   Royce K. Jones
DEVELOPMENT AGREEMENT

EXHIBIT LIST

Exhibit A - Depiction of Property
Exhibit A-1 - City Parcels
Exhibit A-2 - Potential Participating Parcels
Exhibit B - List of Project Approvals
Exhibit C - Public Benefits
Exhibit D - Applicable Exactions
Exhibit E - Intentionally Omitted
Exhibit F - Conditions of Approval for Access and Maintenance of Plaza
Exhibit G - Form of Assignment and Assumption Agreement
Exhibit H-1 - Greenhouse Gas Emissions Condition of Approval
Exhibit H-2 - Air Pollutant Emissions Reduction Condition of Approval
Exhibit H-3 - TDM Program Condition of Approval
EXHIBIT A

Depiction of Property
EXHIBIT A-1

City Parcels

THE LAND IS SITUATED IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

PARCEL 1:

THE WEST ONE HALF OF LOT 563 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE NORTHERLY 139.53 FEET THEREOF.

APN: 4034-004-911

PARCEL 2:

THE NORTH 139.53 FEET OF THE WEST HALF OF LOT 563 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4034-004-909

PARCEL 3:

THE WESTERLY 42.25 FEET OF LOT 562 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE NORTHERLY 139 FEET THEREOF.

APN: 4034-004-902

PARCEL 4:

THAT PORTION OF LOT 564 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:
BEGINNING AT THE NORTHWESTERLY CORNER OF SAID LOT 564; THENCE SOUTHERLY ALONG THE WESTERLY LINE OF SAID LOT, 141.03 FEET TO A POINT IN SAID WESTERLY LINE THAT IS DISTANT NORTHERLY THEREON 163.04 FEET FROM THE SOUTHWESTERLY CORNER OF SAID LOT; THENCE EAST PARALLEL WITH THE SOUTHERLY LINE OF SAID LOT, 31.56 FEET; THENCE NORTHERLY PARALLEL WITH SAID WESTERLY LINE OF SAID LOT 141.03 FEET TO A POINT IN THE NORTHERLY LINE OF SAID LOT; THENCE WESTERLY ALONG SAID NORTHERLY LINE 31.56 FEET TO THE POINT OF BEGINNING.

APN: 4034-004-907

PARCEL 5:
LOT 564 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHWESTERLY CORNER OF SAID LOT 564; THENCE NORTHERLY ALONG THE WESTERLY LINE OF SAID LOT, 163.04 FEET; THENCE EASTERNLY PARALLEL WITH THE SOUTHERLY LINE OF SAID 31.56 FEET; THENCE SOUTHERLY PARALLEL WITH THE WESTERLY LINE OF SAID LOT, 163.04 FEET TO A POINT IN THE SOUTHERLY LINE OF SAID LOT; THENCE WESTERLY ALONG SAID SOUTHERLY LINE, 31.56 FEET TO THE POINT OF BEGINNING.

APN: 4034-004-900

PARCEL 6:
ALL THAT PORTION OF LOT 564 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:

BEGINNING AT THE NORTHEAST CORNER OF LOT 564, RUNNING THENCE IN A SOUTHERLY DIRECTION A DISTANCE OF 139.535 FEET ALONG THE EASTERNLY LINE OF SAID LOT 564; THENCE WESTERLY A DISTANCE OF 31.5625 FEET PARALLEL WITH THE SOUTHERLY LINE OF SAID LOT 564; THENCE NORTHERLY A DISTANCE OF 139.535 FEET PARALLEL WITH THE EASTERNLY LINE OF SAID LOT 564; THENCE EASTERLY ALONG THE NORTHERLY LINE OF SAID LOT 564 A DISTANCE OF 31.5625 FEET TO THE POINT OF BEGINNING.

APN: 4034-004-910
PARCEL 7:

THAT PORTION OF LOT 564 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT IN THE SOUTHERLY BOUNDARY OF SAID LOT 564 OF TRACT NO. 211, SAID POINT BEING 31.56 ¼ FEET WESTERLY FROM THE SOUTHEAST CORNER OF SAID LOT 564; RUNNING THENCE IN A NORTHERLY DIRECTION, A DISTANCE OF 164.535 FEET PARALLEL WITH THE EASTERLY LINE OF SAID LOT 564; THENCE WESTERLY A DISTANCE OF 31.56 ¼ FEET; THENCE SOUTHERLY ALONG THE WESTERLY LINE OF THE EAST HALF OF SAID LOT 564, A DISTANCE OF 164.535 FEET TO A POINT IN THE SOUTHERN BOUNDARY OF LOT 564; THENCE EASTERLY ALONG THE SOUTHERLY BOUNDARY OF LOT 564, A DISTANCE OF 31.56 ¼ FEET TO THE POINT OF BEGINNING.

APN: 4034-004-903

PARCEL 8:

LOT 562, TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE NORTHERLY 139 FEET OF SAID LOT. ALSO EXCEPT THEREFROM THE WESTERLY 42.25 FEET OF SAID LOT. ALSO EXCEPT THEREFROM THE EASTERLY 42 FEET OF SAID LOT.

APN: 4034-004-904

PARCEL 9:

ALL THAT PORTION OF LOT 564 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHEAST CORNER OF SAID LOT 564, RUNNING THENCE IN A NORTHERLY DIRECTION A DISTANCE OF 164.535 FEET ALONG THE EASTERLY LINE OF SAID LOT 564; THENCE WEST A DISTANCE OF 31.564 FEET PARALLEL WITH THE NORTHERLY LINE OF SAID LOT 564; THENCE SOUtherLY A DISTANCE OF 164.535 FEET TO A POINT IN THE SOUTH BOUNDARY OF SAID LOT 564; THENCE
EASTERLY ALONG THE SOUTHERLY BOUNDARY OF LOT 564, A DISTANCE OF 31.564 FEET TO THE POINT OF BEGINNING.

APN: 4034-004-901

PARCEL 10A:

THE EAST 31.56 FEET OF THE NORTH 139.57 FEET OF THE SOUTH 164.57 FEET OF LOT 563 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

PARCEL 10B:

THE WEST 31.56 FEET OF THE EAST 63.12 FEET OF LOT 563 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

EXCEPT THEREFROM THE NORTHERLY 139.5 FEET THEREOF.

PARCEL 10C:

THE EAST 63.125 FEET OF THE NORTH 139.5 FEET OF LOT 563 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE NORTHERLY 17 FEET THEREOF.

APN: 4034-004-913

PARCEL 11:

THAT PORTION OF LOT 564 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:

COMMENCING AT A POINT IN THE NORTHERLY BOUNDARY OF SAID LOT, DISTANT 31.56 ¼ FEET WESTERLY FROM THE NORTHEAST CORNER OF SAID LOT; THENCE SOUTHERLY PARALLEL WITH THE EASTERLY LINE OF SAID LOT, 139.535 FEET TO THE NORTH LINE OF LAND DESCRIBED IN DEED RECORDED IN BOOK 5284, PAGE 134 OF OFFICIAL RECORDS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY; THENCE WEST 31.56 ¼ FEET TO THE EAST LINE OF
THE WEST HALF OF SAID LOT; THENCE NORTHERLY ALONG SAID EAST LINE 139.535 FEET TO THE NORTHERLY LINE OF SAID LOT; THENCE EASTERLY ALONG SAID NORTHERLY LINE 31.56 ¼ FEET TO THE POINT OF BEGINNING.

APN: 4034-004-905

PARCEL 12:

THAT PORTION OF LOT 564 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT IN THE SOUTHERLY LINE OF SAID LOT 564, DISTANT EASTERLY THEREON 31.56 FEET FROM THE SOUTHWESTERLY CORNER OF SAID LOT; THENCE NORTHERLY PARALLEL WITH THE WESTERLY LINE OF SAID LOT, 163.04 FEET; THENCE EASTERLY PARALLEL WITH THE SOUTHERLY LINE OF SAID LOT, 31.61 FEET, MORE OR LESS, TO A POINT IN THE EASTERLY LINE OF THE WESTERLY HALF OF SAID LOT 564; THENCE SOUTHERLY ALONG SAID EASTERLY LINE AND PARALLEL WITH THE WESTERLY LINE OF SAID LOT, 163.04 FEET TO THE SOUTHERLY LINE OF SAID LOT; THENCE WESTERLY ALONG SAID SOUTHERLY LINE, 31.61 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

APN: 4034-004-906

PARCEL 13:

THE WESTERLY 84 FEET OF THE NORTHERLY 139 FEET OF LOT 562 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4034-004-912

PARCEL 14:

THAT PORTION OF LOT 564 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY, DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT IN THE NORTHERLY LINE OF SAID LOT 564 THAT IS DISTANT EASTERLY
THEREON, 31.56 FEET FROM THE NORTHWESTERLY CORNER OF SAID LOT; THENCE SOUTHERLY PARALLEL WITH THE WESTERLY LINE OF SAID LOT, 141.03 FEET TO A POINT IN A LINE DRAWN PARALLEL WITH AND DISTANT NORTHERLY AT RIGHT ANGLES, 163.04 FEET FROM THE SOUTHERLY LINE OF SAID LOT; THENCE EASTERLY ALONG SAID PARALLEL LINE SO DRAWN, 31.61 FEET, MORE OR LESS, TO A POINT IN THE EASTERLY LINE OF THE WEST ONE-HALF OF SAID LOT 564; THENCE NORTHERLY ALONG SAID EASTERLY LINE AND PARALLEL WITH THE WESTERLY LINE OF SAID LOT, 141.03 FEET TO A POINT IN THE NORTHERLY LINE OF SAID LOT; THENCE WESTERLY ALONG SAID NORTHERLY LINE, 31.61 FEET, MORE OR LESS, TO THE POINT OF BEGINNING.

APN: 4034-004-908

PARCEL 15:

THE NORTHERLY 33 1/3 FEET OF THE SOUTHERLY 116.67 FEET OF LOT 1 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-906

PARCEL 16:


APN: 4032-001-902

PARCEL 17:
LOT 3 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-913

PARCEL 18:

LOT 4 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-912

PARCEL 19:

THE NORTH 41.5 FEET OF THE SOUTH 186.08 FEET OF LOT 24 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-907

PARCEL 20:

PARCEL A OF PARCEL MAP NO. 4672, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 51, PAGE 66 OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-909

PARCEL 21:

LOT 21 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE SOUTHERLY 600 FEET AS CONDEMNED FOR RIGHT-OF-WAY EASEMENTS AND PUBLIC STREET PURPOSES IN SUPERIOR COURT CASE NO. 506 432, RECORDED OCTOBER 23, 1985 AS INSTRUMENT NO. 85-1252150 OF OFFICIAL RECORDS.
APN: 4032-001-911

PARCEL 22:

THE NORTH 83 FEET OF THE NORTH 118 FEET OF LOT 24 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-910

PARCEL 23:

THE SOUTH 35 FEET OF THE NORTH 118 FEET OF LOT 24 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-908

PARCEL 24:

PARCEL B OF PARCEL MAP NO. 4672, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 51, PAGE 66 OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-905

PARCEL 25:

THE NORTH 40 FEET OF THE SOUTH 144.58 FEET OF LOT 24 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-904

PARCEL 26A:
LOT 22 AND THE NORTH 125 FEET OF LOT 23 OF LOCKHAVEN TRACT, IN THE CITY
OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP
RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY
RECORDER OF SAID COUNTY.

APN: 4032-001-903

PARCEL 27:
LOT 31 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS
ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87
OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

EXCEPT THEREFROM ALL OIL, GAS, MINERALS, HYDROCARBONS AND OTHER
SUBSTANCES LYING IN OR UNDER OR THAT MAY BE PRODUCED FROM A DEPTH
OF 500 FEET OR MORE BELOW THE SURFACE OF THE REAL PROPERTY
HEREAFTER DESCRIBED, BUT WITHOUT THE RIGHT OF ENTRY UPON THE
SURFACE OF SAID REAL PROPERTY FOR THE PURPOSE OF MINING, DRILLING,
EXPLORING OR EXTRACTING SUCH OIL, GAS, MINERALS, HYDROCARBONS AND
OTHER SUBSTANCES OR OTHER USE OR RIGHTS IN AND TO ANY PORTION OF THE
SURFACE THEREOF TO A DEPTH OF 500 FEET BELOW THE SURFACE THEREOF,
BUT WITH THE RIGHT TO DRILL INTO, LOCATE WELLS AND PRODUCE OIL, GAS,
MINERALS, HYDROCARBONS AND OTHER SUBSTANCES FROM ANY PORTION
THEREOF WHICH LIES BELOW 500 FEET FROM THE SURFACE THEREOF, AS
CONVEYED TO FIRST PIONEER CO., A CALIFORNIA CORPORATION, IN DEED
RECORDED JUNE 23, 1975 AS INSTRUMENT NO. 3074 OF OFFICIAL RECORDS.

APN: 4032-007-905

PARCEL 28:
THE WEST 50 FEET OF LOT 32 OF LOCKHAVEN TRACT, IN THE CITY OF
INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP
RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY
RECORDER OF SAID COUNTY.

APN: 4032-007-902

PARCEL 29:
THE EAST 50 FEET OF THE NORTH 150 FEET OF LOT 35 OF THE LOCKHAVEN
TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF
CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-007-904

PARCEL 30A:

THE EAST HALF OF LOT 33 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-007-903

PARCEL 31A:

THE WEST HALF OF LOT 33 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-007-901

PARCEL 32:

LOT 35 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE EASTERLY 50 FEET OF THE NORTHERLY 150 FEET OF SAID LOT. ALSO EXCEPT THEREFROM ONE-HALF OF ALL OIL, GAS, MINERALS OR OTHER HYDROCARBON SUBSTANCES LYING IN OR UNDER THE HEREIN DESCRIBED LAND, AS RESERVED IN THE DEED FROM SECURITY FIRST NATIONAL BANK OF LOS ANGELES, RECORDED IN BOOK 16106, PAGE 178 OF OFFICIAL RECORDS.

APN: 4032-007-900

PARCEL 33:

THE NORTH 50 FEET OF THE SOUTH 100 FEET OF LOT 25 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.
CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-008-903

[PARCEL 34: INTENTIONALLY DELETED]

PARCEL 35:
THE WEST 50 FEET OF LOT 27 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-008-908

PARCEL 36:
LOT 30 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-008-902

PARCEL 37:
THE EAST 50 FEET OF THE NORTH 120 FEET OF LOT 27 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-008-904

PARCEL 38:
LOT 26 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-008-907
PARCEL 39:
LOT 29 OF THE LOCKHAVEN TRACT, SHEET NO. 1, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT ALL OIL, GAS, HYDROCARBONS, MINERALS AND FISSIONABLE SUBSTANCES IN AND UNDER SAID LAND, BUT WITHOUT THE RIGHT TO ENTER UPON THE SURFACE OF SAID LAND OR THE SUBSURFACE THEREOF TO A DEPTH OF 500 FEET BELOW THE SURFACE OF SAID REAL PROPERTY TO EXTRACT SAID SUBSTANCES, AS RESERVED IN DOCUMENT RECORDED MARCH 31, 1976 AS INSTRUMENT NO. 2547 OF OFFICIAL RECORDS.

APN: 4032-008-900

PARCEL 40:
THE EAST 50 FEET OF LOT 28 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-008-905

PARCEL 41:
LOT 28 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE EASTERLY 50 FEET THEREOF. ALSO EXCEPT ALL OIL, GAS, MINERALS, HYDROCARBONS AND OTHER SUBSTANCES LYING IN OR UNDER OR THAT MAY BE PRODUCED FROM A DEPTH OF 500 FEET OR MORE BELOW THE SURFACE OF THE REAL PROPERTY HEREAFTER DESCRIBED, BUT WITHOUT THE RIGHT OF ENTRY UPON THE SURFACE OF SAID REAL PROPERTY FOR THE PURPOSE OF MINING, DRILLING, EXPLORING OR EXTRACTING SUCH OIL, GAS, MINERALS, HYDROCARBONS AND OTHER SUBSTANCES OR OTHER USE OR RIGHTS IN AND TO ANY PORTION OF THE SURFACE THEREOF TO A DEPTH OF 500 FEET BELOW THE SURFACE THEREOF, BUT WITH THE RIGHT TO DRILL INTO, LOCATE WELLS AND PRODUCE OIL, GAS, MINERALS, HYDROCARBONS AND OTHER SUBSTANCES FROM ANY PORTION THEREOF WHICH LIES BELOW 500 FEET FROM THE SURFACE THEREOF, AS CONVEYED TO FIRST PIONEER CO., A CALIFORNIA CORPORATION, IN DEED RECORDED AUGUST 01, 1975 AS INSTRUMENT NO. 4617 OF OFFICIAL RECORDS.
PARCEL 42:


PARCEL 43:

THE WEST ONE-HALF OF LOT 559 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE NORTHERLY 165 FEET THEREOF. ALSO EXCEPT THEREFROM THE WESTERLY 21 FEET THEREOF.

PARCEL 44:


PARCEL 45:

THE NORTH 150 FEET OF THE WEST HALF OF LOT 557 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.
PARCEL 46:

THE WEST ONE-HALF OF LOT 557 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE NORTHERLY 150 FEET THEREOF.

APN: 4034-005-902

PARCEL 47:

THE WEST 42.125 FEET OF THE EAST 63.125 FEET OF THE NORTH 165 FEET OF LOT 558 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE NORTHERLY 25 FEET THEREOF.

APN: 4034-005-911

PARCEL 48:

THE EAST ONE-HALF OF LOT 557 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE SOUTHERLY 139.50 FEET THEREOF.

APN: 4034-005-909

PARCEL 49:

THE WEST 40 FEET OF THE EAST 83.125 FEET OF THE SOUTH 139.07 FEET OF LOT 558 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4034-005-907

PARCEL 50:

THE NORTH 165 FEET OF LOT 559 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN
BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE EASTERNLY ONE-HALF THEREOF AND THE WESTERNLY 21 FEET THEREOF.

APN: 4034-005-905

PARCEL 51:

THE WEST ONE-HALF OF LOT 558 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT THEREFROM THE NORTHERLY 144 FEET THEREOF.

APN: 4034-005-904

PARCEL 52:

THE SOUTH 139.50 FEET OF THE EAST ONE-HALF OF LOT 557 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4034-005-903

PARCEL 53:

THE NORTH 144 FEET OF THE WEST HALF OF LOT 558 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4034-005-901

PARCEL 54A:

THE EAST 63.125 FEET OF THE SOUTH 279.07 FEET OF LOT 559 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

PARCEL 54B:
LOT 560 OF TRACT NO. 211, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 15, PAGES 50 AND 51 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4034-005-900

PARCEL 55:

LOT 15 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-002-917

PARCEL 56:

THE WEST 73 FEET OF LOT 17 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT ALL OIL, NAPHTHA, GAS, PETROLEUM, AND OTHER MINERAL AND KINDRED SUBSTANCES, BY WHATEVER NAME OR NAMES CALLED, DEPOSITED IN, LYING UNDER, OR FLOWING THROUGH, OR THAT MAY BE PRODUCED FROM SAID LAND, TOGETHER WITH ALL RIGHTS TO EXPLORE FOR AND REMOVE THE SAME AND THE EXCLUSIVE RIGHT TO MAINTAIN SHAFTS,PIPES AND OTHER MEANS OF CONNECTION TO EXPLORE FOR AND REMOVE LIKE SUBSTANCES IN OTHER AREAS IN AND THROUGH THE SUBSURFACE OF SAID LAND, PLUS THE EXCLUSIVE RIGHT TO REMOVE LIKE SUBSTANCES IN ANY MANNER FROM OTHER AREAS IN AND THROUGH THE SUBSURFACE OF SAID LAND, INCLUDING BUT NOT BY WAY OF LIMITATION, THE SOLE AND EXCLUSIVE RIGHT TO SLANT DRILL WELLS, THE SURFACE OR MARBLEHEAD LOCATIONS OF WHICH ARE ON OTHER LANDS, IN AND THROUGH THE SUBSURFACE OF THE SAID LAND FOR THE PRODUCTION OF ANY OR ALL WATER, OIL, NAPHTHA, GAS, PETROLEUM AND OTHER MINERALS AND KINDRED SUBSTANCES, BY WHATEVER NAME OR NAMES CALLED FROM SAID LAND AND ANY OTHER PROPERTY, WHETHER ONE PRODUCING INTERVAL OF ANY SUCH WELL IS WITHIN OR OUTSIDE OF THE SUBSURFACE OF SAID LAND, AS RESERVED BY A. J. HEATHERINGTON, INC., A CALIFORNIA CORPORATION, IN DEED RECORDED NOVEMBER 12, 1968 AS INSTRUMENT NO. 3048, IN BOOK D-4191, PAGE 694 OF OFFICIAL RECORDS.

APN: 4032-002-915

PARCEL 57:

MB-City Development Agreement
Final Version 6/17/20

Exhibit A-1 – Page 16
LOT 18 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT ALL OIL, HYDROCARBON SUBSTANCES AND MINERALS OF EVERY KIND AND CHARACTER LYING MORE THAN 500 FEET BELOW THE SURFACE OF SAID LAND, TOGETHER WITH THE RIGHT TO DRILL INTO, THROUGH, AND TO USE AND OCCUPY ALL PARTS OF SAID LAND LYING MORE THAN 500 FEET BELOW THE SURFACE THEREOF FOR ANY AND ALL PURPOSES INCIDENTAL TO THE EXPLORATION FOR AND PRODUCTION OF OIL, GAS, HYDROCARBON SUBSTANCES, OR MINERALS FROM SAID LANDS BUT WITHOUT, HOWEVER, THE RIGHT TO USE EITHER THE SURFACE OF SAID LAND OR ANY PORTION OF SAID LAND WITHIN 500 FEET OF THE SURFACE FOR ANY PURPOSE OR PURPOSES WHATSOEVER, NOT PREVIOUSLY RESERVED, AS EXCEPTED AND RESERVED IN DOCUMENT RECORDED APRIL 21, 1992 AS INSTRUMENT NO. 92-699236 OF OFFICIAL RECORDS.

APN: 4032-002-916

PARCEL 58:

LOT 16 AND THE EAST 27 FEET OF LOT 17 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPT ALL OIL, HYDROCARBON SUBSTANCES AND MINERALS OF EVERY KIND AND CHARACTER LYING MORE THAN 500 FEET BELOW THE SURFACE OF SAID LAND, TOGETHER WITH THE RIGHT TO DRILL INTO, THROUGH, AND TO USE AND OCCUPY ALL PARTS OF SAID LAND LYING MORE THAN 500 FEET BELOW THE SURFACE THEREOF FOR ANY AND ALL PURPOSES INCIDENTAL TO THE EXPLORATION FOR AND PRODUCTION OF OIL, GAS, HYDROCARBON SUBSTANCES OR MINERALS FROM SAID OR OTHER LANDS, BUT WITHOUT, HOWEVER, THE RIGHT TO USE EITHER THE SURFACE OF SAID LAND OR ANY PORTION OF SAID LAND WITHIN 500 FEET OF THE SURFACE FOR ANY PURPOSE OR PURPOSES WHATSOEVER, NOT PREVIOUSLY RESERVED, AS EXCEPTED AND RESERVED IN DEED RECORDED MAY 16, 1991 AS INSTRUMENT NO. 91-715443 OF OFFICIAL RECORDS.

APN: 4032-002-914

PARCEL 59:

LOT 28 IN BLOCK 10 OF TRACT NO. 2464, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 27, PAGE 3 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.
EXCEPT ALL OIL, GAS, HYDROCARBON SUBSTANCES AND MINERALS OF EVERY KIND AND CHARACTER LYING MORE THAN 500 FEET BELOW THE SURFACE OF THE PROPERTY DESCRIBED HEREIN, TOGETHER WITH THE RIGHT TO DRILL INTO, THROUGH, AND TO USE AND OCCUPY ALL PARTS OF SAID PROPERTY LYING MORE THAN 500 FEET BELOW THE SURFACE THEREOF FOR ANY AND ALL PURPOSES INCIDENTAL TO THE EXPLORATION FOR AND PRODUCTION OF OIL, GAS, HYDROCARBON SUBSTANCES OR MINERALS FROM SAID PROPERTY OR OTHER LANDS, BUT WITHOUT, HOWEVER, THE RIGHT TO USE EITHER THE SURFACE OF SAID PROPERTY OR ANY PORTION OF SAID PROPERTY WITHIN 500 FEET OF THE SURFACE FOR ANY PURPOSE OR PURPOSES WHATSOEVER, BY FINAL CONDEMNATION, CASE NO. BC 002 446, RECORDED SEPTEMBER 27, 1993 AS INSTRUMENT NO. 93-1880751 OF OFFICIAL RECORDS.

APN: 4032-003-915

PARCEL 60A:

LOTS 5, 6 AND 29 IN BLOCK 10 OF TRACT NO. 2464, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 27, PAGE 3 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

PARCEL 60B:

LOTS 7 AND 8 IN BLOCK 10 OF TRACT NO. 2464, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 27, PAGE 3 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

PARCEL 60C:

LOT 9 AND THE WESTERLY 22 FEET OF LOT 10 IN BLOCK 10 OF TRACT NO. 2464, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 27, PAGE 3 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-003-914

PARCEL 61:

LOT 27 IN BLOCK 10 OF TRACT NO. 2464, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 27, PAGE 3 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.
APN: 4032-003-912

PARCEL 62:

THE SOUTH 104.58 FEET OF LOT 24 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPTING ALL OIL, GAS AND OTHER HYDROCARBON SUBSTANCES IN AND UNDER ALL OF THE REAL PROPERTY, BUT WITHOUT ANY RIGHT TO PENETRATE, USE OR DISTURB THE SURFACE OF SAID PROPERTY OR ANY PORTION OF SAID PROPERTY WITHIN FIVE HUNDRED (500) FEET OF THE SURFACE THEREOF, AS RESERVED BY FREDERICK W. STOOPS AND GERTRUDE M. STOOPS IN DEED RECORDED MARCH 30, 1984 AS INSTRUMENT NO. 84-386190 OF OFFICIAL RECORDS.

APN: 4032-001-900; 4032-001-901

PARCEL [__]:

THE EAST HALF, FRONT AND REAR, OF LOT 10 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-002-913

PARCEL [__]:


APN: 4032-004-913
PARCEL [__]:

THE NORTH HALF OF LOT 11 IN BLOCK 10 OF TRACT NO. 2464, IN THE CITY OF
INGLEWOOD, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PE
MAP RECORDED IN BOOK 27, PAGE 3 OF MAPS, IN THE OFFICE OF THE COUNTY
RECORDER OF SAID COUNTY. EXCEPTING THEREFROM THE EASTERLY 33 FEET
OF THE NORTHERLY 152.04 FEET OF SAID LAND BY DEED RECORDED SEPTEMBER
4, 1985, AS INSTRUMENT NO. 85-1021209, OFFICIAL RECORDS. ALSO EXCEPT
THEREFROM ALL OIL GAS, HYDROCARBON SUBSTANCES AND MINERALS OF
EVERY KIND AS RESERVED IN DEED RECORDED FEBRUARY 28, 1985, AS
INSTRUMENT NO. 85-229983, OFFICIAL RECORDS OF SAID COUNTY.

APN: 4032-004-914
EXHIBIT A-2

Potential Participating Parcels

THE LAND IS SITUATED IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AND IS DESCRIBED AS FOLLOWS:

PARCEL 1:

LOT 1 OF THE LOCKHAVEN TRACT IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, RECORDS OF SAID COUNTY. EXCEPTING THEREFROM THE SOUTHERLY 116.67 FEET THEREOF.

APN: 4032-001-039

PARCEL 2:

LOT 2 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. EXCEPTING THEREFROM ALL OIL, GAS, MINERALS AND OTHER HYDROCARBON SUBSTANCES IN AND UNDER SAID LAND BELOW A DEPTH OF 500 FEET FROM THE SURFACE THEREOF, WITHOUT ANY RIGHT OF SURFACE ENTRY, AS RESERVED BY ROBERT KING SMIGEL AND SUZAN K. SMIGEL, HUSBAND AND WIFE, AS TO AN UNDIVIDED FOUR-FIFTHS INTEREST; ALVIN WEINSTEIN, AN UNMARRIED MAN, AS TO AN UNDIVIDED ONE-FIFTH INTEREST, BY DEED RECORDED MARCH 5, 1974 AS INSTRUMENT NO. 901 IN BOOK D6190, PAGE 241 OF OFFICIAL RECORDS.

APN: 4032-001-049

PARCEL 3:

THE NORTH 33 1/3 FEET OF THE SOUTH 83 1/3 FEET OF LOT 1 OF THE LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17 PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-005
PARCEL 4:

THE SOUTH FIFTY (50) FEET OF LOT 1 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-006

PARCEL 5:

THE SOUTH 46 FEET OF THE NORTH 171 FEET OF LOT 23 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, AS PER MAP RECORDED IN BOOK 17 PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-033

PARCEL 6:

PARCEL 1 OF PARCEL MA NO. 21391, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP FILED IN BOOK 226 PAGE(S) 86 OF PARCEL MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-001-048

PARCEL 7:

THE NORTH 54.04 FEET OF LOT 25 OF TRACT LOCKHAVEN, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE(S) 87, OF MAPS IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-008-001

PARCEL 8:

PARCEL A:

THE NORTH 50 FEET OF THE SOUTH 200 FEET OF LOT 25 OF LOCKHAVEN TRACT, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.
PARCEL B:

THE NORTH 50 FEET OF THE SOUTH 150 FEET OF LOT 25 OF LOCKHAVEN TRACT, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN(s): 4032-008-035

PARCEL 9:

THE SOUTHERLY 184.09 FEET OF THE EAST ONE HALF OF LOT 27 OF LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, AS PER BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

APN: 4032-008-034

PARCEL 10:

THE EAST 50 FEET OF LOT 32, LOCKHAVEN TRACT, IN THE CITY OF INGLEWOOD, COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 17, PAGE 87 OF MAPS, IN THE OFFICE OF THE L.A. COUNTY RECORDER.

APN(s): 4032-007-035
EXHIBIT B

List of Project Approvals

A. Resolution No. _____, certifying the FEIR;

B. Resolution No. _____, adopting findings and a statement of overriding considerations for significant and unavoidable impacts of the Project;

C. Resolution No. _____, amending the General Plan's Land Use, Circulation (Transportation) and Safety Elements;

D. Resolution No. _____, amending the Inglewood International Business Park Specific Plan (IIBPSP) to exclude the Property from IIBPSP requirements if developed in connection with the Project;

E. Ordinance No. _____, establishing the Sports and Entertainment Overlay Zone over a portion of the Property;

F. Ordinance No. _____, revising the zoning classification of a portion of the Property;

F. Resolution No. _____, establishing the Sports and Entertainment Complex Design Guidelines and Infrastructure Plan;

G. Ordinance No. _____, adopting certain waivers and amendments to the Inglewood Municipal Code;

H. Ordinance No. _____, approving the Development Agreement between the City of Inglewood and Murphy's Bowl LLC; and

I. This Development Agreement.
EXHIBIT C

Public Benefits

Subject to the terms of the Agreement, the development of the Project will provide the City, its residents, and the surrounding region with the Public Benefits listed in Section 1 through Section 22 below. These Public Benefits are public benefits in excess of those otherwise having a nexus to the Project and beyond what could be expected from the Project in absence of the Agreement. Capitalized terms used in this Exhibit C and not otherwise defined herein shall have the meanings assigned to them in the Agreement.

Creation of Local Jobs & Workforce Equity

1. Minority/Disadvantaged Business Enterprises Participation Goals. In the development of the Project, Developer shall require that all construction contractors have a goal to achieve participation by minority/disadvantaged business enterprises (the "MBE/DBEs") of at least 30% of the total value of funds awarded for contracts and subcontracts related to construction activities during the Project, with a goal of at least 50% of that 30% goal being awarded to local qualified businesses located in Inglewood, as more fully set forth in the DDA.

2. Local Employment Opportunities. Events at the Arena will result in additional employment opportunities for Inglewood residents and businesses. Developer, as the owner of the Arena, shall engage in the following steps with the goal of hiring qualified Inglewood residents for no less than 35% of the employment positions needed in connection with event operations at the Arena, including employment positions with Developer's contractors, subcontractors, and vendors providing services in connection with events held inside the Arena, such as food and beverage service, hospitality, and event security ("Event Operations Providers"): (i) upon commencement of a job search, publication of employment opportunities once each week in a newspaper of general circulation in Inglewood for at least 3 weeks (unless the job is filled sooner), and (ii) utilization of the resources and networks of the WOCP (as defined in Section 4 of this Exhibit) to identify and solicit qualified Inglewood residents. The obligations of Developer and its Event Operations Providers with respect to this goal shall be satisfied by engaging in the following activities: (i) utilization of the WOCP to identify and solicit qualified Inglewood residents; (ii) coordination with organizations such as the South Bay Workforce Investment Board, to identify and solicit qualified Inglewood residents; and (iii) funding (by Developer only) and participation in job fairs as provided in Section 3 of this Exhibit. This paragraph does not apply to Developer's contractors, subcontractors, and vendors providing services other than in connection with events held inside the Arena.

3. Job Fairs. Developer shall contribute a maximum of $150,000 over the lifetime of the Project in order to fund at least 4 job fairs and related advertising and promotion for those job fairs. At least one job fair shall take place 3 months prior to the commencement of construction of the Project, with the second job fair to take place no later than six months prior to the first ticketed event held after the opening of the Arena. All job fairs shall be open to the general public and include information about available employment opportunities, as well as opportunities to submit resumes and applications. Developer shall publish notice of each jobs
fair once each week in a newspaper of general circulation in Inglewood for 3 weeks prior to that job fair.

4. Workforce Outreach Coordination Program. In consultation with the City, Developer shall fund a Workforce Outreach Coordination Program (the "WOCP") in the aggregate amount of $600,000, over a period of 4 years, starting from the Effective Date. Funding for the WOCP shall include the costs of outreach and marketing, and the retention of a qualified Workforce Outreach Coordinator. Developer shall hire a local qualified Workforce Outreach Coordinator for the construction period, and shall designate a Workforce Outreach Coordinator on the Arena operations staff following completion of construction, whose job responsibilities shall include marshaling and coordinating workforce outreach, and training and placement programs for the following types of positions: (i) construction jobs, including pre-apprentice programs; (ii) employees working for Event Operations Providers; and (iii) employees working for Developer-owned and other retail operations at or around the Arena. The Workforce Outreach Coordinator shall also marshal and coordinate workforce outreach and training and placement programs by engaging in the following community outreach activities: (i) advertising available workforce programs; (ii) establishing a community resources list that includes the Inglewood Chamber of Commerce, service organizations, block clubs, community town hall meetings, and religious organizations; and (iii) notification and advertising of upcoming job opportunities and job fairs as described in this Exhibit C. The overall objectives and goals of the WOCP shall include: (i) establishing strategic community outreach partners with existing organizations such as community organizations, churches, and state and local resources; (ii) partnering with community organizations to facilitate intake and assess potential job training candidates; (iii) building working relationships with contractors, religious organizations, local political leaders and other local organizations; (iv) working with contractors to estimate the number of employment opportunities and required skills; and (v) monitoring efforts by contractors as required in this Section 4. In furtherance of these objectives, the Workforce Outreach Coordinator shall also coordinate with existing organizations, which offer employment and training programs for Inglewood residents, such as the South Bay Workforce Investment Board and other similar organizations so that the expertise of that organization is matched with the particular Project need, it being recognized that the needs of the Project and the available organizations will change over time.

5. Job Training for Inglewood Residents. Developer shall contribute $250,000, over a period of 5 years commencing on the Effective Date, to fund programs, managed by the South Bay Workforce Investment Board or similar organization(s) selected by Developer, that will provide job skills to Inglewood residents entering the job market.

6. Construction Opportunities for the Formerly Incarcerated. Developer shall contribute a total of $150,000, over a period of 3 years commencing on the Effective Date, to fund job placement programs for formerly incarcerated individuals in the building and construction trades. Funds shall be contributed to one or more community based nonprofit organizations ("CBOs"), shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

7. Project Labor Agreement for Project Construction. A large labor pool will be required to execute the work involved in the development of the Project. Towards that end,
Developer's general contractor for the Project has entered into a Project Labor Agreement ("PLA") with the Los Angeles/Orange County Building and Construction Trades, on behalf of its affiliate local unions and district councils. The PLA is intended to ensure that a sufficient supply of skilled craft workers are available to work throughout the Project, and that such work will proceed in a safe and efficient manner with due consideration for the protection of labor standards, wages, and working conditions.

8. Leased Space to Inglewood Restaurant. Developer shall make good faith efforts to lease at least one restaurant space in the Project to a qualified Inglewood business for at least one year on market terms. If the restaurant space has not been leased to a qualified Inglewood business within one year of its availability, after good faith efforts to do so, the restaurant space shall be made available for lease to the general market.

9. Funding for Affordable Housing & Renter Support

Commitments to Affordable Housing & Renter Support

9. Funding for Affordable Housing. Developer shall contribute, over the period from the Effective Date to the date 10 years following the issuance of the Certificate of Occupancy for the Arena, up to $75,000,000 to a fund or program, managed by a Community Development Financial Institution or a similar organization selected by Developer (a "CDFI"), to provide low-interest loans for the acquisition, preservation, and development of affordable and mixed-income housing in the City, and/or to acquire land for the future development of affordable and mixed-income housing. The term "affordable housing" shall mean housing deemed affordable to persons or families whose household incomes are either at or below the median household income for Los Angeles County. The CDFI shall establish guidelines for the administration of the fund or program, subject to the approval of the Developer. Developer's obligations with respect to this paragraph shall be satisfied by contributing each year amounts required for affordable housing projects meeting the guidelines and project criteria established for the program, up to a maximum of $45,000,000 in any particular year and to a maximum of $75,000,000 in total. Amounts received from loan repayments may, at the option of Developer, be reinvested in the program or returned to Developer.

10. First-Time Homeowners Assistance. Developer shall contribute a total of $2,500,000, over a period of 5 years commencing one year prior to the estimated issuance of the Certificate of Occupancy for the Arena, towards one or more first-time homebuyer programs (which may include down-payment assistance, homebuyer education, and credit coaching) for Inglewood residents with household incomes at or below the median income for Los Angeles County. Down-payment assistance may be structured as a recoverable grant to be repaid and recycled when a property is resold. Funds shall be contributed to one or more CBOs, government agencies, or similar organizations, shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

11. Emergency Support to Inglewood Renters and Anti-Eviction Services. Developer shall contribute a total of $3,000,000, over a period of 5 years commencing with the issuance of the Certificate of Occupancy for the Arena, for purposes of preventing homelessness and providing legal support for families facing evictions in Inglewood. Funds shall be contributed to one or more non-profits, government agencies, or similar organizations, shall be
restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

12. Capacity Building for Housing-Focused Non-Profits. Developer shall contribute $250,000 in grants to help local and regional community development corporations, community development financial institutions, land banks, and other non-profits focused on housing to expand their respective operations and services for development of affordable housing in the City (e.g. hire new staff, expand office space, etc.). Funds shall be contributed to one or more CBOs, shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

Rehabilitation of Morningside Park Library & Creation of Community Center

13. Rehabilitation of Library and Creation of Community Center. Developer shall contribute to the City a total of $6,000,000 to rehabilitate the City's Public Library as a library and community center, where members of the community can gather for group activities, social support, public information, and other purposes. Such funds shall be contributed within 60 days following the later of (i) issuance of the Certificate of Occupancy for the Arena, (ii) City approval of a plan for such rehabilitation, or (iii) demonstration by the City, to the reasonable satisfaction of Developer, that other funds are available to complete the rehabilitation. If the foregoing conditions have not been met after 3 years following the issuance of the Certificate of Occupancy for the Arena, the City may propose an alternative project for receipt and expenditure of such funding, subject to Developer's reasonable approval, to further similar purposes.

Support for Inglewood Youth and Education

14. After School Tutoring for Inglewood Students. Developer shall contribute a total of $4,000,000, over a period from the Effective Date to the date 5 years following the issuance of the Certificate of Occupancy for the Arena, for after school tutoring programs for Inglewood students. Funds shall be contributed to one or more CBOs, shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

15. Youth Innovation and Design Camps. Developer shall contribute a minimum of $500,000, over the period from the Effective Date to the date 5 years following the issuance of the Certificate of Occupancy for the Arena, for purposes of developing and operating coding, science, technology, and engineering camps and programs for Inglewood students. Funds shall be contributed to one or more CBOs, shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

16. Keeping Inglewood Students in School. Developer shall contribute a minimum of $2,750,000, over the period from the Effective Date to the date 5 years following the issuance of the Certificate of Occupancy for the Arena, for purposes of discouraging Inglewood high school students from dropping out of school. Funds shall be contributed to one or more CBOs, shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.
17. Opening Pathways to College for Inglewood Students. Developer shall contribute up to $1,000,000, over a period from the Effective Date to the date 5 years following the issuance of the Certificate of Occupancy for the Arena, for purposes of expanding counseling services and support for students seeking a post-secondary education. Funds shall be contributed to one or more CBOs shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

18. College Scholarships for Inglewood Students. Developer shall contribute a minimum of $4,500,000, over the period from the Effective Date to the date 5 years following the issuance of the Certificate of Occupancy for the Arena, for purposes of providing scholarships to eligible low-income students in the Inglewood United School District that are accepted to either a 2-year or 4-year colleges. Funds shall be contributed to one or more CBOs or similar organizations, shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

Support for Inglewood Seniors

19. Resources for Inglewood Seniors. Developer shall contribute a total of at least $500,000, over a period from the Effective Date to the date 5 years following the issuance of the Certificate of Occupancy for the Arena, to fund social and educational programs at the Inglewood Senior Center. Funds shall be contributed to one or more CBOs, shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

Improving Inglewood Parks

20. Renovating Public Basketball Courts. Developer shall contribute $300,000, over a period from the Effective Date to the date 5 years following the issuance of the Certificate of Occupancy for the Arena, to renovate public basketball courts in Inglewood. Funds shall be contributed to one or more government agencies or CBOs, shall be restricted to the purposes set forth in this paragraph, and shall be subject to administrative and program guidelines approved by Developer.

Community Engagement & Collaboration

21. Use of Arena for Charitable Causes. Upon the City’s issuance of the Certificate of Occupancy for the Arena, Developer shall provide City, local schools, youth athletic programs, or a local community-based charitable organization designated by the City (each a "Community Group"), use of the Arena for up to 10 days per calendar year (each a "Community Event"), on days that the Arena or surrounding facilities are available. Any use of the Arena that is not a major sporting event typically held in an arena or stadium shall be subject Developer’s approval. Community Events shall not exceed a one-day period unless otherwise approved in writing by Developer, which shall not be unreasonably withheld, conditioned, or delayed. Community Events shall not be designed to earn a profit or otherwise compete with the operations or booking opportunities of the Arena as determined by Developer in its sole discretion. There shall be no more than 2 Community Events in each calendar month. The purpose of this provision is to allow the community reasonable access to the Arena and
surrounding facilities. Developer shall provide such use of the Arena and surrounding facilities at no cost to the Community Group, provided, however, that each such Community Group shall procure event insurance, indemnify Developer for liability arising out of the Community Group's use of the Arena and bear the actual out-of-pocket expenses as reasonably required and incurred by Developer in connection with the usage of the Arena or surrounding facilities, including but not limited to security, food and beverage (if utilized), insurance, clean-up and trash removal, ushers, ticket-takers, and stagehands (the "Event Expenses"). The Community Group shall not charge an admittance fee or set ticket prices or secure sponsorship or grants in excess of the good faith estimated amounts necessary for the Community Group to recoup the Event Expenses; provided, however, that notwithstanding the foregoing, a Community Group will not be in violation of this section if actual ticket sales exceed the estimated amount of ticket sales. The Community Group and Developer shall enter into a rental agreement that shall govern the Community Event. Developer shall provide an estimate of the expected Event Expenses for the Community Group's review and approval prior to entering into any rental agreement. Developer shall also consult with the City regularly regarding any changes to such estimate. The rental agreement shall contain the Developer's then-current standard terms and conditions that the Arena requires of all users, including but not limited to the material terms that are listed on Exhibit C-1. The obligation of Developer under this paragraph shall not apply during any times a Permitted Delay is in effect, during any times that the Arena is closed for material renovations or repairs, or if, subject to the provisions of the Public Use Restriction, the Arena is no longer being operated as contemplated in this Agreement.

22. Access to NBA Games for Community Groups. Following the City’s issuance of the Certificate of Occupancy for the Arena, Developer shall dedicate an average of 100 general admission tickets to every Los Angeles Clippers basketball home game at the Arena during the regular season for use by a Community Group at no charge.
EXHIBIT C-1

FORM OF COMMUNITY EVENT RENTAL AGREEMENT

TICKETING: Developer or Developer’s ticketing agent will make all ticket sales for a Community Event, and such ticket sales will be subject to facility fee and convenience charges.

RENT: Developer will not charge Community Group any fee for the use of the Arena or surrounding facilities (collectively, the "Arena") for any Community Event.

EXPENSES AND SETTLEMENT:

- Developer and Community Group shall agree in advance and in writing as to the requirements and the budget for any Community Event (the "Budget"). Community Group will be responsible for reimbursing Developer for all expenses and costs incurred in connection with the Community Event for such personnel, services, equipment, and/or materials that Developer deems to be reasonably required based on the Community Event requirements described in the Budget (the "Community Event Expenses"). Community Event Expenses for labor will be subject to any applicable union minimum requirements and will include full reimbursement for Developer's wage, fringe benefit, payroll tax, and other labor-related expenses associated with the Community Event (and Community Event Expenses for goods or services rented or purchased from a third party will be at the actual costs incurred by Developer). Community Event Expenses will be paid by Community Group to Developer at the conclusion of each Community Event, unless Developer requests Community Group to pay reasonably estimated Community Event Expenses prior to the Community Event.

- During the end of any Community Event or at another mutually agreed time, the parties will conduct a financial accounting and settlement of the Community Event Expenses where the amounts owed to each party in respect of the Community Event will be reconciled and paid, if applicable.

INDEMNITY: The rental agreement will include indemnification provisions consistent with the following:

- Community Group will indemnify, defend, and hold harmless Developer, and their owners and partners and all of their respective parent and affiliated entities, whether direct or indirect, and all directors, officers, employees, agents, licensees, contractors, and successors and assigns of any of the foregoing (collectively, the "Affiliates"); as well as any parties appearing in the Community Event (collectively the "Indemnified Parties"), from and against any and all claims, liabilities, losses, damages, judgments, settlement expenses, costs and expenses whatsoever, including court costs, attorneys' fees and related disbursements, whether incurred by Developer in actions involving third parties or in actions against Community Group for claims (individually, a "Loss" and collectively, the "Losses") arising out of or in connection with: (i) the breach by Community Group of any of its agreements or covenants under the rental agreement; (ii) the truthfulness of its representations and warranties under the rental agreement; (iii) the conduct and
presentation of the Community Event; and (iv) the use of the Arena, or any part thereof, in connection with the conduct/presentation of the Community Event, or any preparation for or move-in or move-out of the Community Event, including areas utilized by guests attending the Community Event, escalators, elevators, stairs, seating areas, lavatories, restaurant and concession areas and all areas and facilities utilized for ingress and egress of guests. Without limiting the foregoing, Community Group will defend, indemnify, and hold harmless the Indemnified Parties for any damage to the Arena, whether caused by Community Event participants, production personnel, patrons or otherwise. All repairs to the damaged property of Developer will be made by firm(s) designated by Developer. The charges for such services will not exceed the charges generally prevailing for comparable services.

INSURANCE: Community Group will maintain at its expense insurance in connection with any Community Event acceptable to Developer (and consistent with Developer's requirements under its standard rental agreements for the Arena). As requested by Developer, Community Group will deliver to Developer certificates satisfactory to Developer evidencing such insurance and naming Developer and its Affiliates and such other parties reasonably requested by Developer as additional insureds.

OTHER: The parties will enter into a rental agreement for each Community Event consistent with these terms and conditions and including such other representations, warranties, covenants, terms and conditions contained in Developer's standard rental agreements for the Arena.

Moreover, the rental agreement shall contain Developer's then-current standard terms and conditions that the Arena offers to third party users; provided however, all such terms and conditions, including any indemnity or insurance obligations of the Community Group, shall be consistent with and subject to the principles of this Exhibit and California law.
EXHIBIT D
Applicable Exactions

1. Public Art For New Construction (Inglewood Municipal Code ("IMC") § 11-141), as set forth in Section 7.3.3 of this Agreement

2. Parking Tax (IMC § 9-19), as set forth in Section 7.2.2 of this Agreement

3. Admissions Tax (IMC § 9-6), as set forth in Section 7.2.1 of this Agreement

4. Gross Receipts Tax (IMC § 8-23)

5. Utility Users Tax (IMC § 9-69)

6. Nonresidential Construction Tax (IMC § 9-123)

7. Real Property Transfer Tax (IMC § 9-42), as set forth in Section 7.2.5 of this Agreement
EXHIBIT E

Intentionally Omitted
EXHIBIT F

Conditions of Approval for Access and Maintenance of Plaza

1. Commitments for Plazas. Developer shall record a covenant specifying the area of a publicly accessible plaza and that such area is for the use, enjoyment, and benefit of the public, which shall be operated in accordance with the conditions set forth herein for the life of the Arena. The building permit application for the Plaza shall show where the Plaza may be located. Subject to approval of a revised building permit application, the area and configuration of the Plaza may be modified from time to time consistent with the requirements of the SEC Design Guidelines. The Plaza shall include a variety of amenities which may include landscape, hardscape, benches and other seating areas, architectural and directional signage, passive recreation (e.g., water fountains, kiosks with items for sale, stages for entertainment, other seasonal entertainment, seating areas for restaurant dining and service of alcohol in specified areas), and a recreational basketball court. Designated portions of the Plaza may be used for outdoor restaurants or food and beverage areas in accordance with the Project Approvals.

2. Maintenance Standard. The Plaza shall be operated, managed, and maintained in a neat, clean, attractive and safe condition in accordance with the intended use thereof.

3. Hours of Operation. The Plaza shall be open and accessible to the public, at a minimum, between 9:00 a.m. and sunset, 7 days per week, except as provided herein or as approved in writing by the City. Developer, in its sole discretion, may close or restrict access to the Plaza as required to accommodate any Special Events (as defined below) or temporary closing in the event of an emergency or to undertake repairs or maintenance, as further described below. The Plaza may be open for employees, invitees, or guests at times when it is closed to the general public. No Person shall enter, remain, stay or loiter on the Plaza when it is closed to the public, except Persons authorized in conjunction with Special Events, or temporary closures as permitted or authorized service and maintenance personnel.

4. No Discrimination. Developer covenants that there shall be no discrimination against, or segregation of, any Person, or group of Persons, on account of race, color, religion, creed, national origin, gender, ancestry, sex, sexual orientation, age, disability, medical condition, marital status, acquired immune deficiency syndrome, acquired or perceived, in the use, occupancy, tenure, or enjoyment of the Plaza.

5. Temporary Closure and Special Events.

(a) Emergencies and Repairs. Developer shall have the right, without obtaining the consent of the City or any other Person, to temporarily close the Plaza, or to limit access to specifically authorized Persons, at any time and from time to time for any one or more of the following:

(i) In the event of an emergency, or danger to the public health or safety created from whatever cause (e.g., flood, storm, fire, earthquake, explosion, accident, criminal activity, riot, civil disturbances, civil unrest or unlawful assembly), Developer may temporarily close the Plaza (or affected portions thereof) for the duration thereof, in any manner
deemed necessary or desirable to promote public safety, security, and the protection of Persons and property.

(ii) Developer may temporarily close the Plaza (or applicable portion thereof) to repair or maintain the Plaza, as Developer may deem necessary or desirable, and during such times as may be necessary to perform such repairs or maintenance.

(b) Special Events. Developer shall have the right, without obtaining the consent of the City or any other Person, to temporarily close all or portions of the Plaza to the public for a period of up to 24 consecutive hours (or such longer period as may be required in order to comply with security standards and best practices, including without limitation those adopted by the NBA) in connection with ticketed events at the Arena or the use of the Plaza for private events, such as promotional events, private parties, weddings, celebrations, receptions, and assemblies (collectively, "Special Events"). The City acknowledges that before, during, and after Special Events, including all NBA games, access to the Plaza may be restricted to ticketed attendees of the event. Security screening for Special Events is planned to take place at the perimeter of the Plaza, or at other locations as Developer deems desirable, such that access to the Plaza may be limited to ticketed attendees of the event and personal property may be restricted in accordance with security standards and best practices, including without limitation those adopted by the NBA.

(c) Public Events. Developer may establish reasonable content-neutral rules and regulations for the use of the Plaza, including uses in connection with parades, gatherings, and assemblies that do not require the closure of the Plaza to the public (collectively, "Public Events").

6. Arrest or Removal of Persons. Developer shall have the right (but not the obligation) to use lawful means to effect the arrest or removal of any Person or Persons who create a public nuisance, who otherwise violate the applicable rules and regulations, or who commit any crime including, without limitation, infractions or misdemeanors in or around the Plaza.

7. Removal of Obstructions. Developer shall have the right to remove and dispose of, in any lawful manner it deems appropriate, any object or thing left or deposited on the Plaza deemed to be an obstruction, interference, or restriction of use of the Plaza for the purposes set forth in this Exhibit, including, but not limited to, personal belongings or equipment abandoned on the Plaza during hours when public access is not allowed consistent with this Exhibit.

8. Project Security During Periods of Non-Access. Developer shall have the right to block off the Plaza or any portion thereof, and to install and operate security devices and to maintain security personnel to prevent the entry of Persons or vehicles during the time periods when public access is not allowed consistent with this Exhibit.

9. Temporary Structures. No structure of a temporary character, trailer, tent, shack, barn, or other outbuilding shall be used on any portion of the Plaza at any time, either temporarily or permanently, unless such structure is approved by Developer, provided that
Developer may permit the use of temporary tents, booths, and the like in connection with Public Events or Special Events.

10. Signs. Developer shall post on-site Project signs at the major public entrances of the Plaza setting forth applicable regulations permitted by this Exhibit, hours of operation, and a telephone number to call regarding security, management, or other inquiries.

11. Limitation on Other Uses. The use of any portion of the Plaza by the public or any Person for any purpose or period of time shall not be construed, interpreted, or deemed to create any rights or interests to or in the Plaza. The ability of the public or any Person to use the Plaza or any portion thereof shall not be an implied dedication or create any third party rights or interests. The Developer expressly reserves the right to control the manner, extent and duration of any such use consistent with the terms hereof.
ASSIGNMENT AND ASSUMPTION OF DEVELOPMENT AGREEMENT

THIS ASSIGNMENT AND ASSUMPTION OF DEVELOPMENT AGREEMENT ("Assignment") is made as of [______], by and between MURPHY'S BOWL LLC, a Delaware limited liability company ("Assignor"), and [______], a [______] ("Assignee"), with reference to the following facts:

A. Assignor owns certain real property and certain improvements located thereon, known as [______], located at [______] in the City of Inglewood, California (the "Property"), more particularly described in Exhibit G-1 attached hereto and incorporated herein by this reference.

B. The City of Inglewood, a municipal corporation ("City"), and Assignor entered into that certain Development Agreement dated [______], (the "DA"), recorded on [______] as Instrument No. [______] in the Official Records of the Los Angeles County, California.

C. Assignor and Assignee have entered into that certain Purchase and Sale Agreement dated [______] (the "Purchase Agreement") whereby a portion of the Property will be sold to Assignee (the "Assigned Property") as identified and described in Exhibit G-2 attached hereto and incorporated herein by this reference.

D. Assignor desires to assign and transfer to Assignee, and Assignee desires to assume, all of Assignor's right, title, and interest as the Developer under the DA with respect to the Assigned Property subject to the terms and conditions of this Assignment.

NOW THEREFORE, in consideration of the foregoing facts and the mutual covenants and conditions below, it is agreed:

1. Assignor assigns and transfers to Assignee, all of Assignor's right, title and interest accruing to the Developer under the DA as to the Assigned Property, subject to the terms, covenants and restrictions set forth in the DA.
2. Assignee shall assume all of the obligations under the DA as to the Assigned Property and observe and fully perform all of the duties and obligations of Assignor under the DA as to the Assigned Property, and to be subject to the terms and conditions thereof, it being the express intention of both Assignor and Assignee that, upon execution of this Assignment and conveyance of the Property to the Assignee, Assignee shall become substituted for Assignor as "Developer" and "Party" under the DA as to the Assigned Property and the Assignor shall be unconditionally and irrevocably released therefrom as to the Assigned Property from and after the date hereof consistent with the terms and conditions of this Assignment.

3. Assignor warrants and represents to Assignee that Assignor has full right and authority to make this Assignment and vest in Assignee the rights, interests, powers, and benefits hereby assigned.

4. Assignee warrants and represents to Assignor that Assignee has full right and authority to execute this Assignment.

5. This Assignment is expressly conditioned upon the closing of the transaction contemplated in the Purchase Agreement.

6. This Assignment is not intended as a mortgage or security device of any kind.

7. Notwithstanding anything to the contrary contained herein, the assumption by Assignee of any obligations pursuant to this Assignment is not, and shall not be construed to be, for the benefit of Assignor, and under no circumstances shall Assignor or any affiliate of Assignor have any liability to Assignee with respect to such assumed obligations or otherwise.

8. This Assignment may be executed in counterparts which taken together shall constitute one and the same instrument.

9. The provisions of this instrument shall be binding upon and inure to the benefit of Assignor and Assignee and their respective successors and assigns.

10. Assignor and Assignee covenants that it will, at any time and from time to time, execute any documents and take such additional actions as the other, or its respective successors or assigns, shall reasonably require in order to more completely or perfectly carry out the transfers intended to be accomplished by this Assignment.

11. This Assignment shall be construed and interpreted in accordance with the laws of the State of California.

[SIGNATURE PAGES TO FOLLOW]
IN WITNESS WHEREOF, Assignor and Assignee have executed this Assignment as of the date first set forth above.

"ASSIGNOR"

MURPHY'S BOWL LLC,
a Delaware Limited liability company

By: __________________________
Name: 
Title: 

"ASSIGNEE"

[______________]

By: __________________________
Name: 
Title: 

ACKNOWLEDGED AND AGREED:
"CITY" [IF REQUIRED]

CITY OF INGLEWOOD,
a municipal corporation

By: __________________________
Mayor

ATTEST:

By: __________________________
City Clerk

APPROVED AS TO FORM:

By: __________________________
City Attorney

APPROVED:

By: __________________________
City Special Counsel
LEGAL DESCRIPTION OF THE PROPERTY

Real property in the County of Los Angeles, State of California, described as follows:
LEGAL DESCRIPTION OF THE ASSIGNED PROPERTY

Real property in the County of Los Angeles, State of California, described as follows:
EXHIBIT H-1

Greenhouse Gas Emissions Condition of Approval

In accordance with California Public Resources Code Section 21168.6.8(j), Mitigation Measures 3.7-1(a) and 3.7-1(b) as set forth in the MMRP, and in addition to otherwise being provided for in the Agreement, the Project shall comply with the following condition of approval:

Developer shall comply with Mitigation Measure 3.7-1(a), as set forth in the MMRP, including the preparation of a GHG Reduction Plan. The GHG Reduction Plan shall include implementation of all measures set forth under Section 2.A of Mitigation Measure 3.7-1(a), Project Design Features 3.2-1 and 3.2-2 as identified in the FEIR, and Mitigation Measures 3.2-2(b) and 3.14-2(b) as set forth in the MMRP.

The GHG Reduction Plan shall also include implementation, by the end of the first NBA regular season or June of the first NBA regular season, whichever is later, during which an NBA team has played at the Arena, of all Mitigation Measures set forth in the MMRP that are specific to the operation of the Arena, and of the following on-site measures:

- **Solar Photovoltaic System.** Installation of a 700-kilowatt (kW) solar photovoltaic system, generating approximately 1,085,000 kW-hours of energy annually.

- **IBEC Smart Parking System.** Installation of systems in the on-site parking structures serving the Project to reduce vehicle circulation and idle time within the structures by more efficiently directing vehicles to available parking spaces.

- **IBEC On-Site Electric Vehicle Charging Stations.** Installation of a minimum of 330 electric vehicle charging stations (EVCS) within the 3 on-site parking structures serving the Project for use by employees, visitors, event attendees, and the public.

- **IBEC Zero Waste Program.** Implementation of a waste and diversion program for operations of the Project, with the exception of the hotel, with a goal of reducing landfill waste to zero. Effectiveness of the program shall be monitored annually through the U.S. Environmental Protection Agency's WasteWise program or a similar reporting system.

- **Renewable Energy.** Reduction of GHG emissions associated with energy demand of the Project Arena that exceeds on-site energy generation capacity by using renewable energy consisting of purchase of electricity for onsite consumption through the Southern California Edison (SCE) Green Rate, SCE's Community Renewables Program, similar opportunities for renewable electricity that could emerge in the future and/or, if available after approval by applicable regulatory agencies, on-site use of renewable natural gas. Such renewable energy shall be used during Project operations for a period sufficient to achieve no less than 7,617 MT CO2e.

The GHG Reduction Plan shall also include implementation, prior to issuance of grading permits, of the following off-site measures:

- **City Municipal Fleet Vehicles ZEV Replacement.** Entry into an agreement with the City to cover 100% of the cost of replacement of 10 municipal fleet vehicles that produced
GHG emissions with Zero-Emissions Vehicles (ZEVs) and related infrastructure (e.g., EVCS) for those vehicles.

- **ZEV Replacement of Transit Vehicles Operation Within the City.** Entry into an agreement with the City to cover 100% of the cost of replacement of 2 transit vehicles that operate within the City that produce GHG emissions with ZEVs and related infrastructure (e.g., EVCS) for those vehicles.

- **Local Electric Vehicle Charging Stations in the City.** Entry into agreements to install 20 EVCS at locations in the City available for public use for charging electric vehicles.

- **City Tree Planting Program.** Develop or enter into partnerships with existing organizations to develop a program to plant 1,000 trees within the City.

- **Local Residential EV Charging Units.** Implement a program to cover 100% of the cost of purchasing and installing 1,000 electric vehicle charging units for residential use in local communities near the Project site. Residents in the City and surrounding communities who purchase a new or used battery electric vehicle shall be eligible to participate in the program. City residents shall be given priority for participation in the program. Eligibility requirements and administration of the program shall ensure that only households that do not already own an electric vehicle participate in the program.

Developer shall submit documentation that the on- and off-site measures identified above have been implemented to the City, with copies provided to the California Air Resources Board.

Developer shall achieve any remaining GHG emissions reductions necessary, as estimated in the GHG Reduction Plan, through GHG reduction co-benefits of NOx and PM$_{2.5}$ emissions reductions measures required by Condition of Approval H-2, co-benefits of Project Design Features 3.2-1 and 3.2-2 and Mitigation Measures 3.2-2(b) and 3.14-2(b), and the purchase of carbon offset credits issued by an accredited carbon registry, such as the American Carbon Registry, Climate Action Reserve, or Verra. All carbon offset credits shall be permanent, additional, quantifiable, and enforceable. Contracts to purchase carbon offset credits for construction emissions shall be entered into prior to the issuance of grading permits, and contracts to purchase carbon offset credits for operational emissions shall be entered into prior to the issuance of the final certificate of occupancy for the Project. Copies of the contracts will promptly be provided to the California Air Resources Board, the Governor's Office, and the City.

Developer shall comply with Mitigation Measure 3.7-1(b), as set forth in the MMRP, including the preparation of an Annual GHG Verification Report, which may be submitted to the City concurrently with the annual review of compliance with the Development Agreement and/or with the submittal of the annual Transportation Demand Management Program monitoring report to the City Traffic Engineer. The annual Development Agreement review shall include a review of compliance with Public Resources Code Section 21168.6.8(a)(3)(B).
EXHIBIT H-2

Air Pollutant Emissions Reduction Condition of Approval

The Project shall comply with the following condition of approval, with respect to which City staff have consulted with the South Coast Air Quality Management District ("SCAQMD"):

Developer shall implement measures that will achieve criteria pollutant and toxic air contaminant reductions over and above any emission reductions required by other laws or regulations in communities surrounding the Project consistent with emission reduction measures that may be identified for those communities pursuant to Section 44391.2 of the Health and Safety Code.

These measures shall achieve reductions of a minimum of 400 tons of oxides of nitrogen ("NOx") and 10 tons of PM2.5, as defined in Section 39047.2 of the Health and Safety Code, over 10 years following the commencement of construction of the Project. Of these amounts, reductions of a minimum of 130 tons of NOx and 3 tons of PM2.5 shall be achieved within the first year following commencement of construction of the Project. The reductions required pursuant to this paragraph are in addition to any other requirements imposed by other laws.

If Developer can demonstrate and verify to SCAQMD that it has invested at least $30,000,000 to achieve the requirements of this condition of approval, the requirements of this condition shall be deemed met, so long as one-half of the reductions set forth above (i.e., reductions of 200 tons of NOx and 5 tons of PM2.5 over ten years following the commencement of Project construction, of which reductions a minimum of 65 tons of NOx and 1.5 tons of PM2.5 shall be achieved within the first year following commencement of Project construction) are met.

Greenhouse gas emissions reductions achieved under this condition of approval shall count toward Developer’s obligations set forth under Exhibit H-1, Greenhouse Gas Emissions Condition of Approval.
Developer shall comply with Mitigation Measures 3.7.1(a) and 3.14-2(b), as set forth in the MMRP, providing for the preparation and implementation of a Transportation Demand Management Program (TDM Program) that would include strategies, incentives, and tools to provide opportunities for non-event employees and patrons as well as event attendees and employees to reduce single-occupancy vehicle trips and to use other modes of transportation besides automobile to travel to basketball games and other events hosted at the Project.

Mitigation Measures 3.7.1(a) and 3.14-2(b) require that the TDM Program include certain requirements identified in the Measures as TDM 1 through TDM 9 (the "TDM Program Elements"). For example, TDM 2 requires that the TDM Program provide for connectivity to the existing and future Metro Rail Stations and take advantage of the transportation resources in the area. Initially, this is contemplated to be achieved by implementation of a dedicated shuttle service the "IBEC Shuttle Service"), using an estimated 27 shuttles with a capacity of 45 persons per shuttle, from the Green Line at Hawthorne Station, Crenshaw/LAX Line at AMC/96th Station, and Crenshaw/ LAX Line at Downtown Inglewood station.

The Mitigation Measures also require the TDM Program to include an ongoing program to monitor each of the TDM Program Elements. The monitoring program shall collect data on the implementation of each specific TDM strategy, and shall assess the extent to which the TDM Program is meeting demand for alternative forms of transportation, and reducing vehicle trips and reliance on private automobiles. A monitoring report shall be prepared not less than once each year. The report shall evaluate the extent to which the TDM Program encourages employees to reduce single occupancy vehicle trips and to use other modes of transportation besides automobile to travel to basketball games and other events hosted at the Project. The monitoring report may be submitted to the City Traffic Engineer concurrently with the annual review of compliance with the Development Agreement and shall also be provided to the State of California Office of Planning and Research (through 2030).

In addition, in accordance with California Public Resources Code Section 21168.6.8(k), the TDM Program will meet certain minimum requirements (the "AB987 TDM Requirements"), generally described as follows:

(i) upon full implementation, the TDM Program will achieve and maintain a 15% reduction in the number of vehicle trips, collectively, by attendees, employees, visitors, and customers as compared to operations absent the TDM Program;

(ii) to accelerate and maximize vehicle trip reduction, each measure in the TDM Program shall be implemented as soon as feasible, so that no less than a 7.5% reduction in vehicle trips is achieved and maintained by the end of the first NBA season during which an NBA team has played at the Arena;
(iii) a 15% reduction in vehicle trips shall be achieved and maintained as soon as possible, but not later than January 1, 2030. The applicant shall verify achievement to the lead agency and the Office of Planning and Research; and

(iv) if the applicant fails to verify achievement of the reduction require by clause (iii), the TDM Program shall be revised to include additional feasible measures to reduce vehicle trips by 17%, or, if there is a rail transit line with a stop within 0.25 miles of the arena, 20%, by January 1, 2035.

The TDM Program is expected to be revised and refined as monitoring is performed, experience is gained, additional information is obtained regarding the Project transportation characteristics, and advances in technology or infrastructure become available. Changes to the TDM Program are subject to review and approval by the City Traffic Engineer to ensure that the TDM Program, as revised, is equally or more effective in addressing the TDM Program Elements.

With the annual monitoring report, or within 60 days following the submission of the monitoring report, either the Developer or the City Traffic Engineer may also, in consultation with the other, propose revisions or refinements to the TDM Program. Any such revisions or refinements to the TDM Program shall (i) take into account the monitoring results as well as advances in technology or infrastructure, including any expanded public transit capacity, that may become available, (ii) be equally or more effective in addressing the TDM Program Elements and the AB 987 TDM Requirements in a cost efficient manner. Revisions and refinements of the TDM Program proposed by the Developer shall be subject to the approval of the City Traffic Engineer consistent with the foregoing standards. Revisions and refinements of the TDM Program proposed by the City Traffic Engineer shall be subject to the approval of the Developer consistent with the same standards. Developer and City specifically acknowledge that in the future there may be an effort to expand public transit in the vicinity of the Project site, including increased connectivity between the Project and Metro Stations. Should that occur, the City and Developer specifically acknowledge that it may be appropriate, to the extent consistent with the standards for revision and refinement of the TDM Program set forth above, to shift TDM resources, such as resources that would otherwise be devoted to operation of the IBEC Shuttle Service, estimated in the amount of $1.5 to $2.5 million annually, to support operation of expanded public transit providing equally, or more effective connectivity between the Project and Metro Stations. At the request of the City, Developer agrees to negotiate in good faith with respect to the terms of a separate agreement that would shift TDM resources, to the extent consistent with the standards set forth above for revisions and refinements of the TDP Program, so as to provide a reliable source of funding for the operation of such expanded public transit capacity.