**Appendix B-3**Health Effects of Criteria Air Pollutants

### **DUDEK**

### **MEMORANDUM**

To: Memorandum to File From: Nicholas Lorenzen; Dudek

Subject: Health Effects from Criteria Air Pollutants Associated with the I-15 Industrial Park Project

Date: September 20, 2021

# 1 Purpose and Introduction

In response to the California Supreme Court's *Sierra Club v. County of Fresno* (2018) 6 Cal. 5<sup>th</sup> 502 decision (referred to herein as the Friant Ranch decision), this memorandum addresses the potential for adverse health effects related to emissions of criteria air pollutants associated with construction and operation of the proposed I-15 Industrial Park Project (Project), based on scientific information and technological methods available at the time of this memorandum's preparation. The published Friant Ranch decision (issued on December 24, 2018) addresses the need to correlate mass emission values for criteria air pollutants to specific health consequences, and contains the following direction from the California Supreme Court: "The Environmental Impact Report (EIR) must provide an adequate analysis to inform the public how its bare numbers translate to create potential adverse impacts or it must explain what the agency *does* know and why, given existing scientific constraints, it cannot translate potential health impacts further." (Italics original.) (Sierra Club v. County of Fresno 2018.)

As discussed below, at the time of this memorandum's preparation, no expert agency, including the Mojave Desert Air Quality Management District (MDAQMD), the California Air Resources Board (CARB), or the U.S. Environmental Protection Agency (EPA), have approved a quantitative method to reliably, meaningfully, and consistently translate the mass emission estimates for the criteria air pollutants resulting from a proposed project to specific health effects. No California air district or other expert agency/entity has published *quantitative* guidance on how to address the Friant Ranch decision.¹ However, in April 2019, the Sacramento Metropolitan Air Quality Management District (SMAQMD) published an Interim Recommendation on implementing the Friant Ranch decision in the review and analysis of proposed projects under the California Environmental Quality Act (CEQA) in Sacramento County. The SMAQMD Interim Recommendation, which does not endorse use of any quantitative methodology, is summarized in Section 4, below.

Nonetheless, following the Supreme Court's Friant Ranch decision, some EIRs where estimated criteria air pollutant emissions exceeded applicable air district thresholds, have included a quantitative analysis of potential project-generated health effects using a combination of a regional photochemical grid model (PGM) and the EPA Benefits

The following air districts, state agencies and entities were contacted by Dudek in January 2019, which could not provide guidance on how to proceed in response to the Friant Ranch decision at that time: MDAQMD, San Diego Air Pollution Control District (APCD), South Coast Air Quality Management District (AQMD), San Joaquin Valley APCD, Santa Barbara County APCD, San Luis Obispo County APCD, Bay Area AQMD, California Air Resources Board, California Office of Planning and Research, California Air Pollution Control Officers Association, and Office of Environmental Health Hazard Assessment.

Mapping and Analysis Program (BenMAP or BenMAP–Community Edition (CE)). The publically available health impact assessments (HIA) typically present results in terms of an increase in health incidences and/or the increase in background health incidence for various health outcomes resulting from the project's estimated increase in concentrations of ozone ( $O_3$ ) and particulate matter with an aerodynamic diameter less than or equal to 2.5 microns ( $PM_{2.5}$ ). To date, all of the HIAs that are publically available have concluded that the evaluated project's health effects associated with the estimated project-generated increase in concentrations of  $O_3$  and  $PM_{2.5}$  represent a small increase in incidences and a very small percent of the number of background incidences, indicating that these health impacts are negligible and potentially within the models' margin of error. A review of the publically available HIAs in CEQA documents is provided in Section 4.

# National and California Ambient Air Quality Standards

As discussed in Section 4.2, Air Quality, of the Project's EIR, ambient air quality standards (AAQS) define clean air, and are established to protect even the most sensitive individuals (CARB 2019a). An AAQS defines the maximum amount of a pollutant averaged over a specified period of time that can be present in outdoor air without harm to the public's health. The EPA and CARB are both authorized to set AAOS.

The Clean Air Act Amendments of 1970 instruct the EPA to set primary National AAQS (NAAQS) to protect public health, and secondary NAAQS to protect plants, forests, crops and materials from damage due to exposure to the following criteria air pollutants: O<sub>3</sub>, nitrogen dioxide (NO<sub>2</sub>), carbon monoxide (CO), sulfur dioxide (SO<sub>2</sub>), particulate matter with an aerodynamic diameter less than or equal to 10 microns (PM<sub>10</sub>), PM<sub>2.5</sub>, and lead.

The federal Clean Air Act requires that the EPA reassess, at least every five years, whether adopted standards are adequate to protect public health based on current scientific evidence. The EPA is required to rely on the advice of an independent scientific panel, the Clean Air Scientific Advisory Committee. Reviewing the NAAQS is a lengthy undertaking and includes the following major phases: planning, integrated science assessment, risk/exposure assessment, policy assessment, and rulemaking (EPA 2018a). During the integrated science assessment, a comprehensive review, synthesis, and evaluation of the most policy-relevant science is conducted, including key science judgments that are important to inform the development of the risk and exposure assessments (EPA 2018a). Then, the risk/exposure assessment draws upon information and conclusions presented in the integrated science assessment to develop quantitative characterizations of exposures and associated risks to human health or the environment associated with recent air quality conditions and with air quality estimated to just meet the current or alternative standard(s) under consideration (EPA 2018a). Scientific review during policy assessment development, and the NAAQS review process in general, is thorough and extensive.

In 1959, California enacted legislation requiring the state Department of Public Health to establish AAQS and necessary controls for motor vehicle emissions (CARB 2019b). California's AAQS (CAAQS) were adopted in 1971 (CARB 2019b). The CAAQS are established for O<sub>3</sub>, NO<sub>2</sub>, CO, SO<sub>2</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub>, as well as hydrogen sulfide, vinyl chloride, sulfates, and visibility reducing particles.

Air quality standard setting in California commences with a critical review of all relevant peer reviewed scientific literature. The Office of Environmental Health Hazard Assessment (OEHHA) uses the review of health literature to develop a recommendation for the standard. The recommendation can be for no change, or can recommend a new



standard. The review, including the OEHHA recommendation, is summarized in a document called the draft Initial Statement of Reasons (ISOR), which is released for comment by the public, and also for public peer review by the Air Quality Advisory Committee (AQAC). AQAC members are appointed by the President of the University of California for their expertise in the range of subjects covered in the ISOR, including health, exposure, air quality monitoring, atmospheric chemistry and physics, and effects on plants, trees, materials, and ecosystems. The Committee provides written comments on the draft ISOR. CARB staff next revises the ISOR based on comments from AQAC and the public. The revised ISOR is then released for a 45-day public comment period prior to consideration by the Board of CARB at a regularly scheduled Board hearing (CARB 2017a).

Federal law requires that all states attain the NAAQS. Failure of a state to reach attainment of the NAAQS by the target date can trigger penalties, including withholding of federal highway funds (CARB 2019b). California law similarly continues to mandate CAAQS, although attainment of the NAAQS has precedence over attainment of the CAAQS (CARB 2019b).

Of importance to this memorandum, California air districts have based their thresholds of significance for CEQA purposes on the levels that scientific and factual data demonstrate that the air basin can accommodate without affecting the attainment date for the NAAQS or CAAQS. Since an AAQS is based on maximum pollutant levels in outdoor air that would not harm the public's health, and air district thresholds pertain to attainment of the AAQS, this means that the thresholds established by air districts are also protective of human health. The particular thresholds of relevance to the Project are illustrated in Table 4.2-3 of the Project's EIR. Because O<sub>3</sub> is not emitted directly, air districts have established emissions-based thresholds for O<sub>3</sub> precursors—volatile organic compounds (VOCs) and oxides of nitrogen (NO<sub>x</sub>)—which are intended to serve as a surrogate for an "O<sub>3</sub> significance threshold" (i.e., the potential for adverse O<sub>3</sub> impacts to occur).

The NAAQS and CAAQS for O<sub>3</sub>, NO<sub>2</sub>, CO, SO<sub>2</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub> are presented in Table 1. Hydrogen sulfide, vinyl chloride, sulfates, and visibility reducing particles are not addressed further in this evaluation because they are not routinely associated with land use development projects subject to CEQA review, and are thus not presented in Table 1.<sup>2</sup>

**Table 1. Ambient Air Quality Standards** 

		California Standards <sup>a</sup>	National Standards <sup>b</sup>		
Pollutant	Averaging Time	Concentration <sup>c</sup>	Primary <sup>c,d</sup>	Secondary <sup>c,e</sup>	
Оз	1 hour	0.09 ppm (180 μg/m³)	_	<ul> <li>Same as Primary</li> <li>0.070 ppm (137 μg/m³)<sup>f</sup></li> </ul>	
	8 hours	0.070 ppm (137 μg/m³)			
NO <sub>2</sub> g	1 hour	0.18 ppm (339 μg/m³)	0.100 ppm (188 μg/m³)		
Annual Arithmetic 0.030 ppm Mean		0.030 ppm (57 μg/m <sup>3</sup> )	0.053 ppm (100 μg/m³)		
СО	1 hour	20 ppm (23 mg/m <sup>3</sup> )	35 ppm (40 mg/m³) None		
	8 hours	9.0 ppm (10 mg/m <sup>3</sup> )	9 ppm (10 mg/m <sup>3</sup> )		
SO <sub>2</sub> h	1 hour	0.25 ppm (655 μg/m <sup>3</sup> )	0.075 ppm (196 μg/m³)	_	

This Ambient Air Quality Standards table is also provided as Table 4.2-1 in the Project's EIR Section 4.2, Air Quality.



**Table 1. Ambient Air Quality Standards** 

		California Standardsª	National Standards <sup>b</sup>		
Pollutant	Averaging Time	Concentration <sup>c</sup>	Primary <sup>c,d</sup>	Secondary <sup>c,e</sup>	
	3 hours	_	_	0.5 ppm (1,300 μg/m³)	
	24 hours	0.04 ppm (105 μg/m³)	0.14 ppm (for certain areas)g	1	
	Annual	_	0.030 ppm (for certain areas) <sup>g</sup>	_	
PM <sub>10</sub> i	24 hours	50 μg/m <sup>3</sup>	150 μg/m³	Same as Primary Standard	
	Annual Arithmetic Mean	20 μg/m³	_		
PM <sub>2.5</sub> i	24 hours	_	35 μg/m³	Same as Primary Standard	
	Annual Arithmetic Mean	12 μg/m³	12.0 μg/m³	15.0 μg/m³	

Source: CARB 2016.

**Notes:**  $\mu$ g/m³ = micrograms per cubic meter; mg/m³ = milligrams per cubic meter; ppm = parts per million by volume; O₃ = ozone; NO₂ = nitrogen dioxide; CO = carbon monoxide; SO₂ = sulfur dioxide; PM₁₀ = particulate matter with an aerodynamic diameter less than or equal to 10 microns; PM₂₅ = particulate matter with an aerodynamic diameter less than or equal to 2.5 microns.

- <sup>a</sup> California standards for O<sub>3</sub>, CO, SO<sub>2</sub> (1-hour and 24-hour), NO<sub>2</sub>, suspended particulate matter (PM<sub>10</sub>, PM<sub>2.5</sub>), and visibility-reducing particles are values that are not to be exceeded. All others are not to be equaled or exceeded. CAAQS are listed in the Table of Standards in Section 70200 of Title 17 of the California Code of Regulations.
- b National standards (other than O<sub>3</sub>, NO<sub>2</sub>, SO<sub>2</sub>, particulate matter, and those based on annual averages or annual arithmetic mean) are not to be exceeded more than once per year. The O<sub>3</sub> standard is attained when the fourth highest 8-hour concentration measured at each site in a year, averaged over 3 years, is equal to or less than the standard. For PM<sub>10</sub>, the 24-hour standard is attained when the expected number of days per calendar year with a 24-hour average concentration above 150 μg/m³ is equal to or less than 1. For PM<sub>2.5</sub>, the 24-hour standard is attained when 98% of the daily concentrations, averaged over 3 years, are equal to or less than the standard.
- Concentration expressed first in units in which it was promulgated. Equivalent units given in parentheses are based on a reference temperature of 25 °C and a reference pressure of 760 torr. Most measurements of air quality are to be corrected to a reference temperature of 25 °C and a reference pressure of 760 torr; ppm in this table refers to ppm by volume, or micromoles of pollutant per mole of gas.
- d National Primary Standards: The levels of air quality necessary, with an adequate margin of safety, to protect the public health.
- National Secondary Standards: The levels of air quality necessary to protect the public welfare from any known or anticipated adverse effects of a pollutant.
- f On October 1, 2015, the national 8-hour O<sub>3</sub> primary and secondary standards were lowered from 0.075 to 0.070 ppm.
- To attain the national 1-hour standard, the 3-year average of the annual 98th percentile of the 1-hour daily maximum concentrations at each site must not exceed 100 parts per billion (ppb). Note that the national 1-hour standard is in units of ppb. California standards are in units of ppm. To directly compare the national 1-hour standard to the California standards, the units can be converted from ppb to ppm. In this case, the national standard of 100 ppb is identical to 0.100 ppm.
- On June 2, 2010, a new 1-hour SO<sub>2</sub> standard was established, and the existing 24-hour and annual primary standards were revoked. To attain the national 1-hour standard, the 3-year average of the annual 99th percentile of the 1-hour daily maximum concentrations at each site must not exceed 75 ppb. The 1971 SO<sub>2</sub> national standards (24-hour and annual) remain in effect until 1 year after an area is designated for the 2010 standard, except that in areas designated nonattainment of the 1971 standards, the 1971 standards remain in effect until implementation plans to attain or maintain the 2010 standards are approved.
- CARB adopted new PM standards in June of 2002, responding to requirements of the Children's Environmental Health Protection Act (Senate Bill 25, Escutia 1999), specifically the evaluation of all health-based AAQS to determine if the standards adequately protect human health, particularly that of infants and children. The subsequent review of the PM standards resulted in the recommendation of more health-protective AAQS for PM<sub>10</sub> and a new standard for PM<sub>2.5</sub>. The new PM standards became effective in 2003. Upon further review, the national annual PM<sub>2.5</sub> primary standard was lowered from 15 μg/m³ to 12.0 μg/m³ on December 14, 2012. The existing national 24-hour PM<sub>2.5</sub> standards (primary and secondary) were retained at 35 μg/m³, as was the annual secondary standard of 15 μg/m³. The existing 24-hour PM<sub>10</sub> standards (primary and secondary) of 150 μg/m³ were also retained. The form of the annual primary and secondary standards is the annual mean averaged over 3 years.



Pursuant to the 1990 Clean Air Act amendments, the EPA classifies air basins (or portions thereof) as "attainment" or "nonattainment" for each criteria air pollutant, based on whether the NAAQS have been achieved. Generally, if the recorded concentrations of a pollutant are lower than the standard, the area is classified as "attainment" for that pollutant. If an area exceeds the standard, the area is classified as "nonattainment" for that pollutant. If there is not enough data available to determine whether the standard is exceeded in an area, the area is designated as "unclassified" or "unclassifiable." The designation of "unclassifiable/attainment" means that the area meets the standard or is expected to be meet the standard despite a lack of monitoring data. Nonattainment areas must develop plans to attain the NAAQS. Areas that achieve the standards after a nonattainment designation are redesignated as maintenance areas and must have approved maintenance plans to ensure continued attainment of the standards. The California Clean Air Act, like its federal counterpart, called for the designation of areas as "attainment" or "nonattainment," but based on CAAQS rather than NAAQS. The attainment designations for O<sub>3</sub>, NO<sub>2</sub>, CO, SO<sub>2</sub>, PM<sub>10</sub>, and PM<sub>2.5</sub> for the area of the Mojave Desert Air Basin (MDAB) in which the Project is located are listed in Table 2.3

**Table 2. Mojave Desert Air Basin Attainment Designation** 

Pollutant	National Designation	California Designation
0 <sub>3</sub> – 1 hour	No federal standard	Nonattainment
0 <sub>3</sub> - 8 hours	Severe nonattainment <sup>b</sup>	Nonattainment
NO <sub>2</sub>	Unclassifiable/attainment	Attainment
CO	Unclassifiable/attainment	Attainment
SO <sub>2</sub>	Unclassifiable/attainment	Attainment
PM <sub>10</sub>	Moderate nonattainment <sup>c</sup>	Nonattainment
PM <sub>2.5</sub>	Unclassifiable/attainment	Attainment <sup>d</sup>
Lead	Unclassifiable/attainment	Attainment
Hydrogen sulfide	No federal standard	Unclassified <sup>e</sup>
Sulfates	No federal standard	Attainment
Visibility-reducing particles	No federal standard	Unclassified
Vinyl chloride	No federal standard	No designation

Sources: EPA 2020 (national); CARB 2020 (California).

Notes:  $O_3$  = ozone;  $NO_2$  = nitrogen dioxide; CO = carbon monoxide;  $SO_2$  = sulfur dioxide;  $PM_{10}$  = coarse particulate matter;  $PM_{2.5}$  = fine particulate matter.

Definitions: attainment = meets the standards; attainment/maintenance = achieve the standards after a nonattainment designation; nonattainment = does not meet the standards; unclassified or unclassifiable = insufficient data to classify; unclassifiable/attainment = meets the standard or is expected to be meet the standard despite a lack of monitoring data.

- <sup>a</sup> Designations/classifications in **bold** type are in nonattainment.
- b West Mojave Desert portion of the basin, where the Project is located, is designated severe nonattainment. The Kern County portion of the MDAB is designated moderate nonattainment, and the remaining areas of the MDAB are designated unclassifiable/attainment.
- <sup>c</sup> The Project is located in an area designated moderate nonattainment in the MDAB.
- d The Project is located in an area designated attainment in the MDAB.
- The entire MDAB is designated unclassified, except for the Searles Valley portion of the basin, which is designated nonattainment.

As shown in Table 2, the area of the MDAB in which the Project is located is designated as a nonattainment area for  $O_3$  and  $PM_{10}$  under the NAAQS and/or the CAAQS.

As discussed in Section 4.2.2 of the Project's EIR, the MDAQMD is responsible for developing and implementing the clean air plan for attainment and maintenance of the AAQS in the MDAB. The MDAQMD's most recent air quality plans are the PM<sub>10</sub> attainment demonstration and maintenance plan (approved in 1995) and the O<sub>3</sub> attainment plan

The same discussion of the MDAB attainment designation is provided in Section 4.2.2 of the Project's EIR.



(approved in 2008). As the MDAQMD develops and implements plans and control measures designed to attain the AAQS, the MDCAQMD implements measures to reduce public health effects associated with criteria air pollutants.

# 3 Health Effects of Criteria Air Pollutants and their Precursors

Numerous scientific studies published over the past 50 years point to the harmful effects of air pollution (CARB 2019b). As explained above, the AAQS are designed to prevent these effects (CARB 2019b). The adverse health effects associated with air pollution are diverse and include (SCAQMD 2017):

- Premature mortality
- Cardiovascular effects
- Increased health care utilization (hospitalization, physician and emergency room visits)
- Increased respiratory illness and other morbidity (symptoms, infections, and asthma exacerbation)
- Decreased lung function (breathing capacity)
- Lung inflammation
- Potential immunological changes
- Increased airway reactivity to a known pharmacological agent exposure a method used in laboratories to evaluate the tendency of airways to have an increased possibility of developing an asthmatic response
- A decreased tolerance for exercise
- Adverse birth outcomes such as low birth weights

The evidence linking these effects to air pollutants is derived from population-based observational and field studies (epidemiological) as well as controlled laboratory studies involving human subjects and animals. There have been an increasing number of studies focusing on the mechanisms (that is, on learning how specific organs, cell types, and biomarkers are involved in the human body's response to air pollution) and specific pollutants responsible for individual effects. Yet the underlying biological pathways for these effects are not always clearly understood (SCAQMD 2017).

Although individuals inhale pollutants as a mixture under ambient conditions, the regulatory framework and the control measures developed are pollutant-specific for six major outdoor pollutants covered under Sections 108 and 109 of the Clean Air Act. This is appropriate, in that different pollutants usually differ in their sources, their times and places of occurrence, the kinds of health effects they may cause, and their overall levels of health risk. Different pollutants, from the same or different sources, oftentimes occur together. Evidence for more than additive effects has not been strong and, as a practical matter, health scientists, as well as regulatory officials, usually must deal with one pollutant at a time in adopting AAQS (SCAQMD 2017).

Health effects associated with criteria air pollutants are discussed below; the same or similar information is provided in Section 4.2.1 of the Project's EIR.

Ozone (O<sub>3</sub>). O<sub>3</sub> in the troposphere causes numerous adverse health effects; short-term exposures (lasting for a few hours) to O<sub>3</sub> at levels typically observed in Southern California can result in breathing pattern changes, reduction of breathing capacity, respiratory symptoms, worsening of lung disease leading to premature death, increased



susceptibility to infections, inflammation of and damage to the lung tissue, and some immunological changes (EPA 2013, CARB 2019c). These health problems are particularly acute in sensitive receptors such as the sick, older adults, and young children.

Inhalation of  $O_3$  causes inflammation and irritation of the tissues lining human airways, causing and worsening a variety of symptoms. Exposure to  $O_3$  can reduce the volume of air that the lungs breathe in and cause shortness of breath.  $O_3$  in sufficient doses increases the permeability of lung cells, rendering them more susceptible to toxins and microorganisms. The occurrence and severity of health effects from  $O_3$  exposure vary widely among individuals, even when the dose and the duration of exposure are the same. Research shows adults and children who spend more time outdoors participating in vigorous physical activities are at greater risk from the harmful health effects of  $O_3$  exposure. While there are relatively few studies of  $O_3$ 's effects on children, the available studies show that children are no more or less likely to suffer harmful effects than adults. However, there are a number of reasons why children may be more susceptible to  $O_3$  and other pollutants. Children and teens spend nearly twice as much time outdoors and engaged in vigorous activities as adults. Children breathe more rapidly than adults and inhale more pollution per pound of their body weight than adults. Also, children are less likely than adults to notice their own symptoms and avoid harmful exposures. Further research may be able to better distinguish between health effects in children and adults. Children, adolescents and adults who exercise or work outdoors, where  $O_3$  concentrations are the highest, are at the greatest risk of harm from this pollutant (CARB 2019c).

A number of population groups are potentially at increased risk for O<sub>3</sub> exposure effects. In the ongoing review of O<sub>3</sub>, the EPA has identified populations as having adequate evidence for increased risk from O<sub>3</sub> exposures include individuals with asthma, younger and older age groups, individuals with reduced intake of certain nutrients such as Vitamins C and E, and outdoor workers. There is suggestive evidence for other potential factors, such as variations in genes related to oxidative metabolism or inflammation, gender, socioeconomic status, and obesity. However further evidence is needed (SCAQMD 2017).

The adverse effects reported with short-term  $O_3$  exposure are greater with increased activity because activity increases the breathing rate and the volume of air reaching the lungs, resulting in an increased amount of  $O_3$  reaching the lungs. Children may be a particularly vulnerable population to air pollution effects because they spend more time outdoors, are generally more active, and have a higher specific ventilation relative to their body weight, compared to adults (SCAQMD 2017).

Volatile Organic Compounds (VOCs). The primary health effects of VOCs result from the formation of O<sub>3</sub> and its related health effects. High levels of VOCs in the atmosphere can interfere with oxygen intake by reducing the amount of available oxygen through displacement. Carcinogenic forms of hydrocarbons, such as benzene, are considered TACs. There are no separate health standards for VOCs as a group. Within this evaluation, VOC and reactive organic gases (ROGs) are used interchangeably.

Nitrogen Dioxide (NO<sub>2</sub>). A large body of health science literature indicates that exposure to NO<sub>2</sub> can induce adverse health effects. The strongest health evidence, and the health basis for the AAQS for NO<sub>2</sub>, is results from controlled human exposure studies that show that NO<sub>2</sub> exposure can intensify responses to allergens in allergic asthmatics. In addition, a number of epidemiological studies have demonstrated associations between NO<sub>2</sub> exposure and premature death, cardiopulmonary effects, decreased lung function growth in children, respiratory symptoms, emergency room visits for asthma, and intensified allergic responses. Infants and children are particularly at risk because they have disproportionately higher exposure to NO<sub>2</sub> than adults due to their greater breathing rate for their body weight and their typically greater outdoor exposure duration. Several studies have shown that long-term



NO<sub>2</sub> exposure during childhood, the period of rapid lung growth, can lead to smaller lungs at maturity in children with higher compared to lower levels of exposure. In addition, children with asthma have a greater degree of airway responsiveness compared with adult asthmatics. In adults, the greatest risk is to people who have chronic respiratory diseases, such as asthma and chronic obstructive pulmonary disease (CARB 2019d).

Carbon Monoxide (CO). Carbon monoxide is harmful because it binds to hemoglobin in the blood, reducing the ability of blood to carry oxygen. This interferes with oxygen delivery to the body's organs. The most common effects of CO exposure are fatigue, headaches, confusion and reduced mental alertness, and light-headedness, dizziness due to inadequate oxygen delivery to the brain. For people with cardiovascular disease, short-term CO exposure can further reduce their body's already compromised ability to respond to the increased oxygen demands of exercise, exertion, or stress. Inadequate oxygen delivery to the heart muscle leads to chest pain and decreased exercise tolerance. Unborn babies whose mothers experience high levels of CO exposure during pregnancy are at risk of adverse developmental effects. Unborn babies, infants, elderly people, and people with anemia or with a history of heart or respiratory disease are most likely to experience health effects with exposure to elevated levels of CO (CARB 2019e).

**Sulfur Dioxide (SO<sub>2</sub>).** SO<sub>2</sub> is an irritant gas that attacks the throat and lungs and can cause acute respiratory symptoms and diminished ventilator function in children. When combined with particulate matter (PM), SO<sub>2</sub> can injure lung tissue and reduce visibility and the level of sunlight. SO<sub>2</sub> can worsen asthma resulting in increased symptoms, increased medication usage, and emergency room visits.

Controlled human exposure and epidemiological studies show that children and adults with asthma are more likely to experience adverse responses with SO<sub>2</sub> exposure, compared with the non-asthmatic population. Effects at levels near the one-hour standard are those of asthma exacerbation, including bronchoconstriction accompanied by symptoms of respiratory irritation such as wheezing, shortness of breath and chest tightness, especially during exercise or physical activity. Also, exposure at elevated levels of SO<sub>2</sub> (above 1 parts per million (ppm)) results in increased incidence of pulmonary symptoms and disease, decreased pulmonary function, and increased risk of mortality. The elderly and people with cardiovascular disease or chronic lung disease (such as bronchitis or emphysema) are most likely to experience these adverse effects (CARB 2019f).

SO<sub>2</sub> is of concern both because it is a direct respiratory irritant and because it contributes to the formation of sulfate and sulfuric acid in PM (NRC 2005). People with asthma are of particular concern, both because they have increased baseline airflow resistance and because their SO<sub>2</sub>-induced increase in resistance is greater than in healthy people, and it increases with the severity of their asthma (NRC 2005). SO<sub>2</sub> is thought to induce airway constriction via neural reflexes involving irritant receptors in the airways (NRC 2005).

Particulate Matter (PM<sub>10</sub> and PM<sub>2.5</sub>). A number of adverse health effects have been associated with exposure to both PM<sub>2.5</sub> and PM<sub>10</sub>. For PM<sub>2.5</sub>, short-term exposures (up to 24-hours duration) have been associated with premature mortality, increased hospital admissions for heart or lung causes, acute and chronic bronchitis, asthma attacks, emergency room visits, respiratory symptoms, and restricted activity days. These adverse health effects have been reported primarily in infants, children, and older adults with preexisting heart or lung diseases. In addition, of all of the common air pollutants, PM<sub>2.5</sub> is associated with the greatest proportion of adverse health effects related to air pollution, both in the United States and world-wide based on the World Health Organization's Global Burden of Disease Project. Short-term exposures to PM<sub>10</sub> have been associated primarily with worsening of respiratory diseases, including asthma and chronic obstructive pulmonary disease, leading to hospitalization and emergency department visits (CARB 2017b).



Long-term (months to years) exposure to  $PM_{2.5}$  has been linked to premature death, particularly in people who have chronic heart or lung diseases, and reduced lung function growth in children. The effects of long-term exposure to  $PM_{10}$  are less clear, although several studies suggest a link between long-term  $PM_{10}$  exposure and respiratory mortality. The International Agency for Research on Cancer published a review in 2015 that concluded that PM in outdoor air pollution causes lung cancer (CARB 2017b).

People with influenza, people with chronic respiratory and cardiovascular diseases, and older adults may suffer worsening illness and premature death as a result of breathing PM. People with bronchitis can expect aggravated symptoms from breathing PM. Children may experience a decline in lung function due to breathing in  $PM_{10}$  and  $PM_{2.5}$  (EPA 2009).

PM encompasses a physically and chemically diverse class of ambient air pollutants of both anthropogenic and biological origin. The PM standard is the only NAAQS that does not target a specific chemical or family of chemical species (NRC 2005). The range of human health effects associated with ambient PM levels or demonstrated in laboratory studies has expanded from earlier concerns for total mortality and respiratory morbidity to include cardiac mortality and morbidity, blood vessel constriction, stroke, premature birth, low birth weight, retarded lung growth, enhancement of allergic responses, reduced resistance to infection, degenerative lesions in the brain, and lung cancer (EPA 2004).

# 4 Scientific and Technological Complexities

At issue in the Friant Ranch decision was the fact that a development project's PEIR/PEIS did not connect its mass emission totals to specific adverse human health effects. Concerned with the sufficiency of the PEIR/PEIS as an informational document, and specifically whether the magnitude of project impacts was adequately disclosed, the California Supreme Court stated the following:

"The task for real party and the County is clear: The EIR must provide an adequate analysis to inform the public how its bare numbers translate to create potential adverse impacts or it must adequately explain what the agency does know and why, given existing scientific constraints, it cannot translate potential health impacts further." (Sierra Club v. County of Fresno 2018; italics original)

As discussed further below, at the time of this writing, no available modeling tools have been proven to provide a reliable and meaningful analysis to correlate an increase in mass totals or concentrations of criteria air pollutants from an individual project to specific health effects, or estimate additional pollutant nonattainment days relative to the NAAQS and CAAQS due to a single project.

### Formation of Secondary Pollutants

The California Supreme Court noted, in the Friant Ranch decision, that: "The raw numbers estimating the tons per year of ROG and  $NO_x$  from the Project do not give any information to the reader about how much ozone is estimated to be produced as a result."



In response, the formation of  $O_3$  and PM in the atmosphere, as secondary pollutants,<sup>4</sup> involves complex chemical and physical interactions of multiple pollutants from natural and anthropogenic sources, as further explained below. The complexity in how secondary pollutants are formed and dispersed has resulted in ongoing difficulties in measuring and regulating those pollutants.

Tropospheric, or ground level  $O_3$ , is not emitted directly into the air, but is created by chemical reactions between  $NO_x$  and VOCs (EPA 2018b). This happens when pollutants emitted by cars, power plants, industrial boilers, refineries, chemical plants, and other sources chemically react in the presence of sunlight (EPA 2018b).  $O_3$  is most likely to reach unhealthy levels on hot sunny days in urban environments, but can still reach high levels during colder months (EPA 2018b).  $O_3$  can also be transported long distances by wind, so even rural areas can experience high  $O_3$  levels (EPA 2018b).

The O<sub>3</sub> reaction is self-perpetuating (or catalytic) in the presence of sunlight because NO<sub>2</sub> is photochemically reformed from nitric oxide (NO). In this way, O<sub>3</sub> is controlled by both NO<sub>x</sub> and VOC emissions (NRC 2005). The complexity of these interacting cycles of pollutants means that incremental decreases in one emission may not result in proportional decreases in O<sub>3</sub> (NRC 2005). Although these reactions and interactions are well understood, variability in emission source operations and meteorology creates uncertainty in the modeled O<sub>3</sub> concentrations to which downwind populations may be exposed (NRC 2005). This is especially true for individual projects, like the Project, where project-generated criteria air pollutant emissions are not derived from a single "point source," but from mobile sources (cars and trucks) driving to, from and around the project area and area sources (consumer products, architectural coating, natural gas fireplaces, etc.).

In many urban areas,  $O_3$  nonattainment is not caused by emissions from the local area alone (EPA 2008). Due to atmospheric transport, contributions of precursors from the surrounding region can also be important (EPA 2008,  $O_3$  NAAQS). Thus, in designing control strategies to reduce  $O_3$  concentrations in a local area, it is often necessary to account for regional transport within the U.S. (EPA 2008). In some areas, such as California, global transport of  $O_3$  from beyond North America also can contribute to nonattainment areas (EPA 2008).

PM can be divided into two categories: directly emitted PM and secondary PM. Secondary PM, like  $O_3$ , is formed via complex chemical reactions in the atmosphere between precursor chemicals such as  $SO_x$  and  $NO_x$  (SJVAPCD 2015). In general, PM<sub>10</sub> is composed largely of primary particles, and a much greater portion of PM<sub>2.5</sub> contains secondary particles (EPA 2015b). The secondary formation of PM<sub>2.5</sub> is dominated by a variety of chemical species or components of atmospheric particles, such as ammonium sulfate, ammonium nitrate, organic carbon mass, elemental carbon, and other soil compounds and oxidized metals. PM<sub>2.5</sub>, sulfate, nitrate, and ammonium ions are predominantly the result of chemical reactions of the oxidized products of  $SO_2$  and  $NO_x$  emissions with direct ammonia emission (EPA 2017a). Because of the complexity of secondary PM formation, including the potential to be transported long distances by wind, the tonnage of PM-forming precursor emissions in an area does not necessarily result in an equivalent concentration of secondary PM in that area (SJVAPCD 2015).

Because of the long-range transport of some pollutants, important emission sources may be far from the locations where measured pollutant concentrations exceed the AAQS (NRC 2005). Thus, for areas experiencing higher ambient concentrations of pollutants, such as O<sub>3</sub> and PM, controlling emissions of those pollutants and their precursors is typically a regional, often multistate, problem, not a local one (NRC 2005).

<sup>&</sup>lt;sup>4</sup> Air pollutants formed through chemical reactions in the atmosphere are referred to as secondary pollutants.



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# San Joaquin Valley Air Pollution Control District and South Coast Air Quality Management District Briefs

In connection with the judicial proceedings culminating in issuance of the Friant Ranch decision, the San Joaquin Valley Air Pollution Control District (SJVAPCD) and the South Coast Air Quality Management District (SCAQMD) filed amicus briefs attesting to the extreme difficulty of correlating an individual project's criteria air pollutant emissions to specific health impacts. Both the SJVAPCD and the SCAQMD have among the most sophisticated air quality modeling and health impact evaluation capabilities of the air districts in the State. While the information and arguments presented in those briefs was considered by the California Supreme Court, the Court noted that such information was not part of the administrative record associated with the County's decision to approve the Friant Ranch project. A summary of the key, relevant points of the SJVAPCD and SCAQMD briefs is provided below.

#### Difference between Toxic Air Contaminants and Criteria Air Pollutants

A toxic air contaminant (TAC) is an air pollutant, identified in regulation by CARB, which may cause or contribute to an increase in deaths or in serious illness, or which may pose a present or potential hazard to human health. TACs are considered under a different regulatory process (California Health and Safety Code section 39650 et seq.) than pollutants subject to CAAQS and NAAQS. Health effects to TACs may occur at extremely low levels and it is typically difficult to identify levels of exposure which do not produce adverse health effects. A criteria air pollutant, on the other hand, is an air pollutant for which acceptable levels of exposure can be determined and for which an AAQS has been set (CARB 2019g).

As the SJVAPCD explained in their brief, "Although criteria air pollutants can also be harmful to human health, they are distinguishable from TACs and are regulated separately. The most relevant difference between criteria pollutants and TACs for purposes of this case is the manner in which human health impacts are accounted for. While it is common practice to analyze the correlation between an individual facility's TAC emissions and the expected localized human health impacts, such is not the case for criteria pollutants" (SJVAPCD 2015). Unlike with TACs (where assessment occurs in conjunction with environmental analysis for individual projects), the human health impacts associated with criteria air pollutants are analyzed and taken into consideration when EPA sets the NAAQS for each criteria pollutant. (42 U.S.C. § 7409(b)(1).) The health impact of a particular criteria pollutant is analyzed on a regional and not a facility or individual project level based on how close the area is to complying with (attaining) the NAAQS (SJVAPCD 2015). The SJVAPCD concluded that while it is possible to perform a health impact analysis for TACs, "it is not feasible to conduct a similar analysis for criteria air pollutants because currently available computer modeling tools are not equipped for this task" (SJVAPCD 2015).

#### Disconnect Between Mass and Concentration

Another important technical nuance is that health effects from air pollutants are related to the concentration of the air pollutant that an individual is exposed to, not necessarily the individual mass quantity of emissions associated with an individual project. For example, health effects from  $O_3$  are correlated with increases in the ambient level of  $O_3$  in the air a person breathes (SCAQMD 2015). However, it takes a large amount of additional precursor emissions to cause a modeled increase in ambient  $O_3$  levels over an entire region (SCAQMD 2015).

For CEQA analyses, project-generated emissions are typically estimated in pounds per day or tons per year and compared to mass daily or annual emission thresholds. While CEQA thresholds are established at levels that the



air basin can accommodate without affecting the attainment date for the AAQS, even if a project exceeds established CEQA significance thresholds, this does not mean that one can easily determine the concentration of  $O_3$  or PM that will be created at or near the project site on a particular day or month of the year, or what specific health impacts will occur (SJVAPCD 2015).

As the SJVAPCD points out, the tonnage of PM "emitted does not always equate to the local PM concentration because it can be transported long distances by wind," and "[s]econdary PM, like  $O_3$ , is formed via complex chemical reactions in the atmosphere between precursor chemicals such as sulfur dioxides ( $SO_x$ ) and  $NO_x$ ," meaning that "the tonnage of PM-forming precursor emissions in an area does not necessarily result in an equivalent concentration of secondary PM in that area" (SJVAPCD 2015). The disconnect between the tonnage of precursor pollutants ( $NO_x$ ,  $SO_x$  and  $VOC_s$ ) and the concentration of  $O_3$  or PM formed is important because it is not necessarily the tonnage of precursor pollutants that causes human health effects, but the concentration of resulting  $O_3$  or PM (SJVAPCD 2015). As discussed previously, the AAQS are established as concentrations of  $O_3$  or PM and not as tonnages of their precursor pollutants (SJVAPCD 2015). The disconnect between the amount of precursor pollutants and the concentration of  $O_3$  or PM formed makes it difficult to determine potential health impacts, which are related to the concentration of  $O_3$  and PM experienced by the receptor rather than levels of  $NO_x$ ,  $SO_x$ , and  $VOC_s$  produced by a source (SJVAPCD 2015).

As discussed above, attainment of a particular AAQS occurs when the concentration of the relevant pollutant remains below a set threshold on a consistent basis throughout a particular region (SJVAPCD 2015). Because the AAQS are focused on achieving a particular concentration of pollution region-wide, an air district's tools and plans for attaining the AAQS are regional in nature (SJVAPCD 2015). For instance, the computer models used to simulate and predict an attainment date for the O<sub>3</sub> or PM NAAQS in the San Joaquin Valley are based on regional inputs, such as regional inventories of precursor pollutants (NO<sub>x</sub>, SO<sub>x</sub> and VOCs) and the atmospheric chemistry and meteorology of the San Joaquin Valley (SJVAPCD 2015). At a very basic level, the models simulate future O<sub>3</sub> or PM levels based on predicted changes in precursor emissions San Joaquin Valley Air Basin-wide (SJVAPCD 2015). Because the AAQS are set levels necessary to protect human health, the closer a region is to attaining a particular AAQS, the lower the human health impact is from that pollutant (SJVAPCD 2015).

The goal of these modeling exercises is not to determine whether the emissions generated by a particular factory or development project will affect the date that the San Joaquin Valley Air Basin attains the AAQS (SJVAPCD 2015). Rather, the SJVAPCD's modeling and planning strategy is regional in nature and based on the extent to which all of the emission-generating sources in the San Joaquin Valley Air Basin (current and future) must be controlled in order to reach attainment (SJVAPCD 2015).

### **Correlation to Health Effects**

The SJVAPCD ties the difficulty of correlating the emission of criteria pollutants to health impacts to how  $O_3$  and PM are formed, as explained above. According to SJVAPCD, "even once a model is developed to accurately ascertain local increases in concentrations of photochemical pollutants like  $O_3$  and some particulates, it remains impossible, using today's models, to correlate that increase in concentration to a specific health impact [because] such models are designed to determine regional, population-wide health impacts, and simply are not accurate when applied at the local level" (SJVAPCD 2015).

SCAQMD used O<sub>3</sub>, which is formed from the chemical reaction of NO<sub>x</sub> and VOCs in the presence of sunlight, as an example of why it is impracticable to determine specific health outcomes from criteria pollutants for all but very



large, regional-scale projects. First, forming  $O_3$  "takes time and the influence of meteorological conditions for these reactions to occur, so ozone may be formed at a distance downwind from the sources" (SCAQMD 2015). Second, "it takes a large amount of additional precursor emissions (NO<sub>x</sub> and VOCs) to cause a modeled increase in ambient ozone levels over an entire region," with a 2012 study showing that "reducing NO<sub>x</sub> by 432 tons per day (157,680 tons/year) and reducing VOC by 187 tons per day (68,255 tons/year) would reduce ozone levels at the SCAQMD's monitor site with the highest levels by only 9 parts per billion" (SCAQMD 2015). SCAQMD thus concludes that it "does not currently know of a way to accurately quantify  $O_3$ -related health impacts caused by  $NO_x$  or VOC emissions from relatively small projects" (SCAQMD 2015).

Essentially, SCAQMD takes the position that a project emitting only 10 tons per year of  $NO_x$  or VOC is small enough that its regional impact on ambient  $O_3$  levels may not be detected in the regional air quality models that are currently used to determine  $O_3$  levels; thus, in this case it would not be feasible to directly correlate project emissions of VOC or  $NO_x$  with specific health impacts from  $O_3$  (SCAQMD 2015). Therefore, lead agencies that use SCAQMD's thresholds of significance may determine that many projects have "significant" air quality impacts and must apply all feasible mitigation measures, yet will not be able to precisely correlate the project to quantifiable health impacts.

### **Effects on Number of Nonattainment Days**

In regard to regional concentrations and air basin attainment, the SJVAPCD emphasized that attempting to identify a change in background pollutant concentrations that can be attributed to a single project, even one as large as the entire Friant Ranch Specific Plan, is a theoretical exercise. The SJVAPCD brief noted that it "would be extremely difficult to model the impact on NAAQS attainment that the emissions from the Friant Ranch project may have" (SJVAPCD 2015). The situation is further complicated by the fact that background concentrations of regional pollutants are not uniform either temporally or geographically throughout an air basin, but are constantly fluctuating based upon meteorology and other environmental factors. As discussed above, the currently available modeling tools are equipped to model the impact of all emission sources in the San Joaquin Valley Air Basin on attainment (SJVAPCD 2015). The SJVAPCD brief then indicated that, "Running the photochemical grid model used for predicting O<sub>3</sub> attainment with the emissions solely from the Friant Ranch project (which equate to less than one-tenth of one percent of the total NO<sub>x</sub> and VOC in the Valley) is not likely to yield valid information given the relative scale involved" (SJVAPCD 2015).

### Sacramento Metropolitan Air Quality Management District Interim Recommendation

As previously discussed, the SMAQMD is to date the only California air district to formally release guidance (Interim Recommendation, April 2019) for lead agencies and practitioners preparing CEQA documents for projects within Sacramento County to comply with the Friant Ranch decision. Consistent with the expert opinions submitted to the Court in Friant Ranch by SJVAPCD and SCAQMD, the SMAQMD guidance confirms the absence of an acceptable or reliable quantitative methodology that would correlate the expected criteria air pollutant emissions of projects to the likely health consequences to people of project-generated criteria air pollutant emissions. The SMAQMD guidance explains that while it is in the process of developing a methodology to assess these impacts, lead agencies should follow the Friant Court's advice to explain in meaningful detail why this analysis is not yet feasible.

The Interim Recommendation further states that, "neither the Sac Metro Air District nor any other air district currently have methodologies that would provide Lead Agencies and CEQA practitioners with a consistent, reliable,



and meaningful analysis to correlate specific health impacts that may result from a proposed project's mass emissions" (SMAQMD 2019). The recommendation further explains that air districts have focused on reducing regional emissions from all sectors to meet the health-based concentration standards, thereby reducing the pollutant specific health impacts for the entire population. For example, the SMAQMD prepared plans to attain and maintain the O<sub>3</sub> and PM AAQS. These attainment plans include emissions inventories, air monitoring data, control measures, modeling, future pollutant-level estimates, and general health information. Attainment planning models rely on regional inputs to determine O<sub>3</sub> and PM formation and concentrations in a regional context, not a project specific context. Because of the complexity of O<sub>3</sub> formation, the pounds or tons of emissions from a Project in a specific geographical location does not equate to a specific concentration of ozone formation in a given area, because in addition to emission levels, O<sub>3</sub> formation is affected by atmospheric chemistry, geography, and weather. Secondary formation of PM is very similar to the complexity of O<sub>3</sub> formation, and localized impacts of directly emitted PM do not always equate to local PM concentrations due to transport of emissions. Accordingly, because air district attainment plans and supporting air model tools are regional in nature, they do not allow for analysis of the health impacts of specific projects on any given geographic location. The Interim Recommendation also references available health-related information, but indicates that the available information cannot be directly correlated to the pounds/day or tons/year of emissions estimated from a single, proposed project.

The Interim Recommendation is in place to assist lead agencies and practitioners with CEQA document preparation until SMAQMD develops a methodology that provides a consistent, reliable and meaningful analysis to address the Court's direction on correlating health impacts to a project's emissions.

### Methods Available

At the time of writing, no specific tools have been developed for use in CEQA documents to connect criteria air pollutant emissions from an individual project to specific health effects in response to Friant Ranch. However, it has been demonstrated to be technically feasible to use existing regional models and an existing health effect modeling program to evaluate individual projects, which has been conducted for a few projects in 2019. The following CEQA documents included a quantitative HIA to address Friant Ranch:

- California State University Dominguez Hills 2018 Campus Master Plan EIR (CSUDH MP) (Cal State University Dominguez Hills 2019)
- March Joint Powers Association K4 Warehouse and Cactus Channel Improvements EIR (March JPA K4) (March JPA 2019)
- 3. Mineta San Jose Airport Amendment to the Airport Master Plan EIR (San Jose Airport) (City of San Jose 2019)
- 4. City of Inglewood Basketball and Entertainment Center Project EIR (IBEC) (City of Inglewood 2019)
- 5. San Diego State University Mission Valley Campus Master Plan EIR (SDSU) (San Diego State University 2019)



The first step in all of the five above listed examples including running a regional PGM, such as the Community Multiscale Air Quality (CMAQ)<sup>5</sup> model or the Comprehensive Air Quality Model with extensions (CAMx)<sup>6</sup> to estimate the increase in concentrations of O<sub>3</sub> and PM<sub>2.5</sub> as a result of project-generated emissions of criteria and precursor pollutants. Air districts, such as the MDAQMD, use photochemical air quality models for regional air quality planning. These photochemical models are large-scale air quality models that simulate the changes of pollutant concentrations in the atmosphere using a set of mathematical equations characterizing the chemical and physical processes in the atmosphere (EPA 2017b).

After estimating the increase in concentrations of O<sub>3</sub> and PM<sub>2.5</sub>, the second step in the five examples includes use of BenMAP or BenMAP-CE to estimate the resulting associated health effects. BenMAP estimates the number of health incidences resulting from changes in air pollution concentrations (EPA 2018d). The health impact function in BenMAP-CE incorporates four key sources of data: (i) modeled or monitored air quality changes, (ii) population, (iii) baseline incidence rates, and (iv) an effect estimate. While BenMAP can estimate the health effects of emissions of VOC, NO<sub>x</sub>, CO, SO<sub>2</sub>, and PM<sub>2.5</sub>, O<sub>3</sub> and PM<sub>2.5</sub> were determined to have the most critical health impacts and thus, were the pollutants evaluated to determine the project's health effects in three of the five examples (i.e., CSUDH MP, March JPA K4, and San Jose Airport). The current version of BenMAP-CE only has health impact functions associated with O<sub>3</sub> and PM<sub>2.5</sub>, which is why the example HIA using BenMAP-CE only quantitatively addressed O<sub>3</sub> and PM<sub>2.5</sub> related health outcomes. As such, all example HIAs focused on O<sub>3</sub> and PM<sub>2.5</sub>.

BenMAP outputs include O<sub>3</sub>- and PM-related health endpoints such as premature mortality, hospital admissions, and emergency room visits (City of San Jose 2019). BenMAP uses the following simplified formula to relate changes in ambient air pollution to certain health endpoints (City of San Jose 2019):

Health Effect = Air Quality Change  $\times$  Health Effect Estimate  $\times$  Exposed Population × Background Health Incidence

Population characteristics are a key variable in the BenMAP estimate of health incidences. As such, small increases in emissions in an area with a high population may have a much greater affect than large increases in emissions over an area with a small population. While location and associated population is a key factor, making the five examples specific not only to the project-generated emissions, but also to the geographic location and underlying population estimates, the findings of the five examples are provided herein for context, particularly for the conclusions. For the CSUDH MP, the proposed project retains the existing campus enrollment cap of 20,000 fulltime-equivalent students, while providing a framework for development of the CSUDH's campus in a forward-looking manner that accommodates growth from the current enrollment of approximately 11,000 full-time-equivalent students to the maximum enrollment of 20,000 full-time-equivalent students over a planning horizon extending to 2035. The project is located within Los Angeles County within the SCAQMD jurisdictional boundaries (within the South Coast Air Basin). For context, the maximum daily emissions of relevant pollutants generated by the CSUDH

CAMx is a three-dimensional grid-based Eulerian air quality model designed to estimate the formation and fate of oxidant precursors, primary and secondary particulate matter concentrations, and deposition over regional and urban spatial scales (e.g., over the contiguous U.S.) (EPA 2015a).



The CMAQ modeling system includes state-of-the-science capabilities for conducting urban-to-regional-to-hemispheric scale simulations of multiple air quality issues, including tropospheric O<sub>3</sub>, fine particles, TACs, acid deposition, and visibility degradation. CMAQ brings together three kinds of models: (1) Meteorological models to represent atmospheric and weather activities, (2) Emission models to represent man-made and naturally-occurring contributions to the atmosphere, and (3) An air chemistrytransport model to predict the atmospheric fate of air pollutants under varying conditions (EPA 2018c).

MP were estimated to be 482.6 pounds per day of VOC, 240.1 pounds per day of  $NO_x$ , 2.7 pounds per day of  $SO_2$ , and 79.5 pounds per day of  $PM_{2.5}$ .

The CSUDH MP presented HIA results in terms of an increase in health incidences and the increase in background health incidence for various health outcomes referred to as endpoints. The background health incidence is the actual incidence of health effects as measured in the local population in the absence of additional emissions from the project. (CSUDH 2019)

The two highest  $PM_{2.5}$ -related health outcomes attributed to the CSUDH MP project-related increases in ambient air concentrations included mortality (10.31 incidences per year, 0.0032% in background health incidence) and asthma-related emergency room visits (4.38 incidences per year, 0.0033% in background health incidence). The remaining health endpoints, including asthma-related hospital admissions, all cardiovascular-related hospital admissions (not including myocardial infarctions), all respiratory-related hospital admissions, and nonfatal acute myocardial infarction ranged from 0.00044 to 2.44 incidences per year (0.00047% to 0.0014% in background health incidence). (CSUDH 2019)

0<sub>3</sub>-related health outcomes attributed to the CSDUDH project-related increases in ambient air concentrations included respiratory-related hospital admissions (0.67 incidences per year, 0.00034% in background health incidence), mortality (0.28 incidences per year, 0.00013% in background health incidence), and asthma-related emergency room visits for any age range (lower than 3.38 incidences per year for all age groups, lower than 0.0058% percent in background health incidence for all age groups). (CSUDH 2019)

The CSUDH MP HIA then concluded that "for all these health endpoints, the number of estimated incidences is less than 0.0058% of the background health incidence. ... When taken into context, the small increase in incidences and the very small percent of the number of background incidences indicate that these health impacts are negligible in a developed, urban environment." (CSUDH 2019).

The March JPA K4 project is also located within the SCAQMD jurisdictional boundaries (within the South Coast Air Basin), but within Riverside County. The proposed project involves the development of the five parcels on the 35.4-acre K4 Parcel with a 718,000-square-foot building conservatively assumed to be occupied by High-Cube ecommerce/fulfillment center use. The mitigated maximum daily operational emissions of relevant pollutants generated by the March JPA K4 were estimated to be 41.0 pounds per day of VOC, 253.0 pounds per day of NO<sub>x</sub>, 1.4 pounds per day of SO<sub>x</sub>, and 30.3 pounds per day of PM<sub>2.5</sub>. The March HPA K4 HIA determined that, "for all these health endpoints, the number of estimated incidences is less than 0.0042% of the baseline number of incidences," and that "these health impacts are conservatively estimated, and the actual impacts may be zero." (March JPA 2019).

The SDSU project is located within the City of San Diego. The SDSU project proposes construction and operation of the SDSU Mission Valley campus, stadium, parks, recreation, and innovation area to accommodate up to 15,000 full-time-equivalent students over time, resulting in a total student headcount of approximately 20,000 students. The maximum daily emissions of relevant pollutants generated by SDSU were estimated to be 314.1 pounds per day of VOC, 1,120.7 pounds per day of NO<sub>x</sub>, 6.5 pounds per day of SO<sub>2</sub>, and 205.9 pounds per day of PM<sub>2.5</sub> (SDSU 2019).

The PM<sub>2.5</sub>-related health outcomes attributed to the SDSU project-related increases in ambient air concentrations included mortality (8.97 incidences per year, 0.0026% in background health incidence) and asthma-related



emergency room visits (5.29 incidences per year, 0.0040% in background health incidence). The remaining health endpoints, including asthma-related hospital admissions, all cardiovascular-related hospital admissions (not including myocardial infarctions), all respiratory-related hospital admissions, and nonfatal acute myocardial infarction ranged from 0.00083 to 3.33 incidences per year (0.00223% to 0.00164% in background health incidence) (SDSU 2019)

O<sub>3</sub>-related health outcomes attributed to the SDSU project-related increases in ambient air concentrations included respiratory-related hospital admissions (0.45 incidences per year, 0.0002% in background health incidence), mortality (0.21 incidences per year, 0.00010% in background health incidence), asthma-related emergency room visits for age groups 0-17 (1.73 incidences per year, 0.003% percent in background health incidence), and asthma-related emergency room visits for age groups 18-99 (2.02 incidences per year, 0.002% percent in background health incidence) (SDSU 2019)

The SDSU HIA found that "health effects estimation using the log-linear method presumes that effects seen at large concentration differences can be linearly scaled down to small increases in concentration, with no consideration of potential thresholds below which health effects may occur; thus, this potentially overstates the potential effects. In summary, health effects are conservatively estimated, and the actual effects may be zero." (SDSU 2019).

While the San Jose Airport project is not similar to the proposed Project based on land use type, emissions profile, and geographical location, the results still provide a relevant data point. San Jose Airport is located in Santa Clara County within the Bay Area AQMD jurisdictional boundaries (within the San Francisco Bay Area Air Basin). The San Jose Airport project includes amending the approved 2018 Airport Master Plan to a) shift the planning horizon year from 2027 to 2037, b) modify future facility requirements at the airport to reflect updated demand forecasts, and c) modify certain components of the airfield to reduce to potential for runway incursions. (City of San Jose 2019). The estimated maximum daily incremental operational emissions of relevant pollutants generated by the San Jose Airport project were estimated to be -49.4 pounds per day of VOC, 5,325 pounds per day of NO<sub>x</sub>, and 52 pounds per day of PM<sub>2.5</sub>. However, the following emissions inventory was assumed for the HIA: 57.3 pounds per day of VOC, 5,643.0 pounds per day of NO<sub>x</sub>, and 51.6 pounds per day of PM<sub>2.5</sub>.

The San Jose Airport HIA estimated that the highest health endpoint from  $PM_{2.5}$  was mortality at 4.46 incidences (0.0017% percent in background health incidence). All other  $PM_{2.5}$ -related health incidences ranged from 0.00022 to 1.89 (0.00027% to 0.0016% percent in background health incidence). For  $O_3$ -related health endpoints, the highest was emergency room visits for asthma, which was estimated to be 11.05 incidences (0.028% percent in background health incidence) for ages 0-17 and 14.59 incidences (0.019% percent in background health incidence) for ages 18-99 (City of San Jose 2019). Of the five examples discussed herein, the San Jose Airport resulted in the greatest  $O_3$  incidences, which correlates with the estimated high emissions of ozone-precursors, specifically  $NO_x$  at 5,643 pounds per day. Nonetheless, the conclusion was that "when taken into context, the small increase in incidences and the very small percent of the number of background incidences indicate that these health impacts are negligible in a developed, urban environment." (City of San Jose 2019)

The IBEC project HIA provides another important data point for consideration. The IBEC project consists of an arena designed to host the LA Clippers basketball team with up to 18,000 fixed seals for National Basketball Association games and up to 500 additional temporary seats for events such as family shows, concerts, conventions, corporate events, and non-LA Clippers sporting events. The IBEC project is located within Los Angeles County within the jurisdictional boundaries of the SCAQMD (within the South Coast Air Basin). The IBEC EIR evaluated nine operational scenarios; across these multiple scenarios, the estimated maximum daily net increase in operational emissions of



relevant pollutants was 94 pounds per day of VOC, 99 pounds per day of  $NO_x$ , 3 pounds per day of  $SO_x$ , and 89 pounds per day of  $PM_{2.5}$ .

The IBEC EIR analysis provided helpful context on using regional models for individual projects, as follows: "Generally, models that correlate criteria air pollutant concentrations with specific health effects focus on regulatory decision-making that will apply throughout an entire air basin or region. These models focus on the region-wide health effects of pollutants so that regulators can assess the costs and benefits of adopting a proposed regulation that applies to an entire category of air pollutant sources, rather than the health effects related to emissions from a specific proposed project or source. Because of the scale of these analyses, any one project is likely to have only very small incremental effects which may be difficult to differentiate from the effects of air pollutant concentrations in an entire air basin. ... For regional pollutants, it is difficult to trace a particular project's criteria air pollutant emissions to a specific health effect. Moreover, the modeled results may be misleading because the margin of error in such modeling is large enough that, even if the modeled results report a given health effect, the model is sufficiently imprecise that the actual effect may differ from the reported results; that is, the modeled results suggest precision, when in fact available models cannot be that precise on a project level." (City of Inglewood 2019).

For  $O_3$ -related health endpoints, emergency room visits for asthma was estimated to be 0.087 incidence per year for all studied age groups combined, 0.016 incidence per year of respiratory-related hospital admissions, and less than 0.02 incidence per year of mortality; the amount of estimated incremental health effects incidence is less than 0.0001% of the baseline number of health effects incidences in the study area.

A key finding from the IBEC HIA was that the for  $PM_{2.5}$ -related health endpoints, due to the very small changes in ambient  $PM_{2.5}$  concentrations as modeled by CMAQ, all of the estimated incremental health incidences were negative values. The IBEC HIA stated that this further confirms that the modeled  $PM_{2.5}$  concentrations are within the model's margin of error, no meaningful conclusions can be reached on the specific health effects that may be caused by the proposed project  $O_3$  precursor and  $PM_{2.5}$  emissions, and health impacts may in fact be zero, and they would still be well within the models' margin of error (City of Inglewood 2019).

It is also important to note that while these results conclude that the project emissions do not result in a substantial increase in health incidences, the estimated emissions and assumed toxicity is also conservatively inputted into the HIA and thus, overestimate health incidences, particularly for PM<sub>2.5</sub>. For example, as discussed in the San Jose Airport HIA, "the USEPA has also stated that results from various studies have shown the importance of considering particle size, composition, and particle source in determining the health impacts of PM. Further, USEPA found that studies have reported that particles from industrial sources and from coal combustion appear to be the most significant contributors to PM-related mortality, consistent with the findings by Rohr and Wyzga and others. This is particularly important to note here, as the majority of PM emissions generated from the Project are from entrained roadway dust, and not from combustion. Therefore, by not considering the relative toxicity of PM components, the results presented here are conservative." (City of San Jose 2019).

As explained in the SJVAPCD brief and noted previously, running the PGM used for predicting O<sub>3</sub> attainment with the emissions solely from an individual project like the Friant Ranch project or the proposed Project is not likely to yield valid information given the relative scale involved. The five examples discussed herein support the SJVAPCD's brief contention that consistent, reliable, and meaningful results may not be provided by methods applied at this time. Accordingly, additional work in the industry and more importantly, air district participation, is needed to develop a more meaningful analysis to correlate project-level mass criteria air pollutant emissions and health effects for decision makers and the public. Furthermore, at the time of writing, no HIA has concluded that health

effects estimated using the PGM and BenMAP approach are substantial provided that the estimated projectgenerated incidences represent a very small percent of the number of background incidences, potentially within the models' margin of error.

### 5 Evaluation of the Proposed Project's Health Effects

Based on the evaluation of methods available provided in Section 4, this evaluation does not attempt to quantify health effects, but builds upon the discussion provided in Sections 2 and 3 to disclose potential health effects associated with the Project. As explained in Section 2, the EPA and CARB have established AAQS at levels above which concentrations could be harmful to human health and welfare, with an adequate margin of safety. Further, California air districts (like MDAQMD) have established emission-based thresholds that provide project-level estimates of criteria air pollutant quantities that air basins can accommodate without affecting the attainment dates for the AAQS. Accordingly, elevated levels of criteria air pollutants as a result of a Project's emissions could cause adverse health effects associated with these pollutants.

In this case, construction of the Project would not exceed MDAQMD thresholds after mitigation is incorporated. Operation of the Project, however, would result in emissions that would exceed the MDAQMD thresholds for criteria air pollutants including VOC,  $NO_x$ , and  $PM_{10}$ , event after implementation of mitigation. As shown in Table 2 (Section 2), the MDAB is designated as a nonattainment area for  $O_3$  and  $PM_{10}$  under the NAAQS and the CAAQS.

As discussed in Section 3, health effects associated with  $O_3$  include respiratory symptoms, worsening of lung disease leading to premature death, and damage to lung tissue (CARB 2019h). VOCs and NO<sub>x</sub> are precursors to  $O_3$ , for which the MDAB is designated as nonattainment with respect to the NAAQS and CAAQS. The contribution of VOCs and NO<sub>x</sub> to regional ambient  $O_3$  concentrations is the result of complex photochemistry. The increases in  $O_3$  concentrations in the MDAB due to  $O_3$  precursor emissions tend to be found downwind from the source location to allow time for the photochemical reactions to occur. However, the potential for exacerbating excessive  $O_3$  concentrations would also depend on the time of year that the VOC emissions would occur because exceedances of the  $O_3$  AAQS tend to occur between April and October when solar radiation is highest. The holistic effect of a single project's emissions of  $O_3$  precursors is speculative because of the lack of quantitative methods to assess this impact. Nonetheless, because VOC and NO<sub>x</sub> emissions associated with Project operation would exceed the MDAQMD mass daily construction threshold, it could minimally contribute to regional  $O_3$  concentrations and the associated health effects.

Health effects associated with  $NO_x$  include lung irritation and enhanced allergic responses (see Section 3; CARB 2019h). Health impacts that result from  $NO_2$  and  $NO_x$  include respiratory irritation. Although Project operations would generate  $NO_x$  emissions that would exceed the MDAQMD mass daily thresholds, the Project is not anticipated to contribute to exceedances of the NAAQS and CAAQS for  $NO_2$  because the MDAB is designated as in attainment of the NAAQS and CAAQS for  $NO_2$  and the existing  $NO_2$  concentrations in the area are well below the NAAQS and CAAQS standards. Nonetheless, because there are nearby receptors to be affected by on-road vehicle exhaust, the Project could result in potential health effects associated with  $NO_2$  and  $NO_x$  during operations.

Health effects associated with CO include chest pain in patients with heart disease, headache, light-headedness, and reduced mental alertness (See Section 3; CARB 2019h). CO tends to be a localized impact associated with congested intersections. The potential for CO hotspots associated with the Project were discussed in Section 4.2.4 of the Project EIR and are determined to be a less-than-significant impact.



Operation of the Project would exceed the MDAQMD threshold for PM<sub>10</sub>. As such, the Project would potentially contribute to exceedances of the NAAQS and CAAQS for particulate matter and obstruct the MDAB from coming into attainment for these pollutants. Because the Project has the potential to contribute substantial particulate matter during operation, the Project could result in associated health effects.

In summary, because operation of the Project could result in exceedances of the MDAQMD significance thresholds for VOC, NO<sub>x</sub>, and PM<sub>10</sub>, the Project would potentially result in health effects associated with those pollutants, as explained in Section 3. Because construction of the Project would not exceed any MDAQMD thresholds (after mitigation), and operation of the Project would not exceed the MDAQMD thresholds for CO, SO<sub>x</sub> or PM<sub>2.5</sub>, and because the MDAQMD thresholds are based on levels that the MDAB can accommodate without affecting the attainment date for the AAQS and the AAQS are established to protect public health and welfare, the Project is not anticipated to result in health effects associated with CO, SO<sub>x</sub> or PM<sub>2.5</sub>. Notably, there are numerous scientific and technological complexities associated with correlating criteria air pollutant emissions from an individual project to specific health effects or potential additional nonattainment days, and methods available to quantitatively evaluate health effects may not be appropriate to apply to emissions associated with the proposed Project, which cannot be estimated with a high-level of accuracy.

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